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APPOINTMENTS.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to make the following appointments:—

June 4th, 1938.

JOHN HAMILTON, of Squamish, to be a Justice of the Peace in and for the Province.

June 14th, 1938.

FREDERICK MELVIN LORD and NORMAN THATCHER GRIMMETT, Investigators, Social Service Department of the City of Vancouver, to be Commissioners under the "Evidence Act" within the Province, for such time as they remain in their present positions.

KILBURN KING REID and Mrs. EVA GERTRUDE BROWN, both of New Westminster, to be re-appointed members of the Board of Managers of the Royal Columbian Hospital, New Westminster, until the 15th day of June, 1940.

FRANCIS EDWARD WINSLOW, EDWIN TOMLIN, and ROBERT HUTCHISON, all of Victoria, to be reappointed members of the Board of Directors of the Provincial Royal Jubilee Hospital, Victoria, for one year from the 1st day of July, 1938.

RAY TRENHOLM OULTON, of Smithers, to be a Fence-viewer for the Skeena Electoral District.

FRANK RICKWARD, JOSEF ULMI, and WILLIAM JOHN DOHERTY, all of Renata, to be Fence-viewers for the Kaslo-Slocan Electoral District. 2536-je16

"PROVINCIAL ELECTIONS ACT."

June 14th, 1938.

PURSUANT to the provisions of section 12 of the "Provincial Elections Act," being chapter 84, R.S.B.C. 1936, His Honour the Lieutenant-Governor in Council has been pleased to appoint the undermentioned persons Provincial Elections Commissioners for the purposes of the said section 12 for the electoral district in which they reside, as follows:—

Saanich Electoral District.

Spicer, Charles Henry, Cordova Bay.
Riley, Arthur Wolfston Edwyn, Pollock Road, Saanich. 2538-je16

PROVINCIAL SECRETARY.

June 14th, 1938.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to rescind the appointment of W. W. James, of Whaletown, as a Justice of the Peace in and for the Province. 2537-je16

ATTORNEY-GENERAL.

COURTS OF ASSIZE.

NOTICE is hereby given that, under the provisions of the "Supreme Court Act," chapter 56 of the "Revised Statutes of British Columbia, 1936," sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery will be held at the Court-house, at 11 o'clock in the forenoon, at the places and on the dates as follows:—

1938—FALL ASSIZES.

Vancouver, Monday, September 12th, 1938—Criminal.

Victoria, Tuesday, October 11th, 1938—Criminal.

Nanaimo, Monday, October 24th, 1938—Criminal and Civil.

Prince Rupert, Wednesday, September 28th, 1938—Criminal and Civil.

Prince George, Wednesday, October 5th, 1938—Criminal and Civil.

Quesnel, Tuesday, October 11th, 1938—Criminal and Civil.

Nelson, Tuesday, October 11th, 1938—Criminal and Civil.

Fernie, Thursday, October 13th, 1938—Criminal and Civil.

Cranbrook, Monday, October 17th, 1938—Civil.

Kamloops, Monday, November 7th, 1938—
Criminal and Civil.

New Westminster, Monday, November 14th,
1938—Criminal.

Revelstoke, Monday, November 28th, 1938—
Criminal and Civil.

And that sittings of the Supreme Court for
the transaction of the business of Courts of
Assize, Nisi Prius, Oyer and Terminer, and
General Gaol Delivery will be held at the
Court-house, at 2.30 o'clock in the afternoon,
at the place and on the date as follows:—

Vernon, Monday, June 6th, 1938—Criminal
and Civil.

Vernon, Monday, November 21st, 1938—
Criminal and Civil.

G. S. WISMER,
Attorney-General.

*Attorney-General's Department,
Victoria, B.C., January 25th, 1938. 1822-ja27*

EDUCATION.

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., June 14th, 1938.

NOTICE is hereby given that, pursuant to
the provisions of section 12 (a) of the
"Public Schools Act," being chapter 253 of the
"Revised Statutes of British Columbia, 1936,"
the Honourable the Council of Public Instruc-
tion has been pleased to redefine the boundaries
of Clearwater Rural School District, as fol-
lows:—

Clearwater Rural School District.—Com-
mencing at the south-west corner of Lot 1726,
Kamloops Division of Yale District, being a
point on the left bank of the North Thompson
River; thence easterly along the southerly
boundaries of said Lot 1726 and Lots 1684,
2621, and 2622 to the most southerly south-east
corner of said Lot 2622; thence northerly, east-
erly, and northerly along the easterly boundary
of said Lot 2622 and its production to the right
bank of the North Thompson River; thence in
a general easterly direction along the said
bank of river to the southerly boundary of Lot
900A; thence easterly and northerly along the
southerly and easterly boundaries of said Lot
900A to its north-east corner; thence due north
to a point due east of the south-east corner of
Lot 3861; thence due west to said corner;
thence westerly and northerly along the south-
erly and westerly boundaries of said Lot 3861
to the south-east corner of Lot 3855; thence
westerly and northerly along the southerly and
westerly boundaries of said Lot 3855 to its
north-west corner; thence due north to the
southerly boundary of Lot 2159; thence west-
erly along the southerly boundaries of said Lot
2159 and Lot 72 to the south-west corner of
said Lot 72; thence due west to the left bank
of the Clearwater River; thence in a general
southerly direction along said bank and left
bank of North Thompson River to the point of
commencement.

S. J. WILLIS,
2535-je16 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., June 14th, 1938.

NOTICE is hereby given that, pursuant to
the provisions of section 12 (a) of the
"Public Schools Act," being chapter 253 of the
"Revised Statutes of British Columbia, 1936,"
the Honourable the Council of Public Instruc-
tion has been pleased to redefine the boundaries
of Blackpool Rural School District, as fol-
lows:—

Blackpool Rural School District.—Commenc-
ing at the north-west corner of Lot 1653, Kam-
loops Division of Yale District, being a point
on the left bank of the North Thompson River;
thence easterly and southerly along the north-
erly and easterly boundaries of said Lot 1653
to a point due west of the north-west corner of

Lot 4683; thence due east to said corner;
thence easterly along the northerly boundaries
of said Lot 4683 and Lot 3738 to the north-east
corner of said Lot 3738; thence north-easterly
in a straight line to the south-east corner of
Lot 1684; thence westerly along the southerly
boundaries of said Lot 1684 and Lot 1726 to
the south-west corner of said Lot 1726, being a
point on the left bank of the North Thompson
River; thence north-westerly in a straight line
across the North Thompson River to the north-
east corner of Lot 1602, being a point on the
right bank of said river; thence in a general
southerly direction along the right bank of
said river to the south-east corner of Lot 2054;
thence due east across said river to its left
bank; thence in a northerly direction along
said left bank to the point of commencement.

S. J. WILLIS,
2535-je16 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., June 14th, 1938.

NOTICE is hereby given that, pursuant to
the provisions of section 12 (a) of the
"Public Schools Act," being chapter 253 of the
"Revised Statutes of British Columbia, 1936,"
the Honourable the Council of Public Instruc-
tion has been pleased to define the boundaries
of Signal Butte Rural School District, as fol-
lows:—

Signal Butte Rural School District.—Com-
mencing at the north-west corner of Lot 2166,
Kamloops Division of Yale District, being a
point on the left bank of the Clearwater
River; thence easterly along the northerly
boundaries of said Lot 2166 and Lot 4500
to the north-east corner of said Lot 4500;
thence due east $1\frac{1}{2}$ miles; thence due
south to a point due east of the south-east
corner of Lot 3861; thence due west to said
corner; thence westerly and northerly along
the southerly and westerly boundaries of said
Lot 3861 to the south-east corner of Lot 3855;
thence westerly and northerly along the south-
erly and westerly boundaries of said Lot 3855
to its north-west corner; thence due north to
the southerly boundary of Lot 2159; thence
westerly along the southerly boundaries of said
Lot 2159 and Lot 72 to the south-west corner
of said Lot 72; thence due west to the left bank
of the Clearwater River; thence in a northerly
direction along the left bank of said river to
the point of commencement.

S. J. WILLIS,
2535-je16 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., June 14th, 1938.

NOTICE is hereby given that, pursuant to
the provisions of section 12 (a) of the
"Public Schools Act," being chapter 253 of the
"Revised Statutes of British Columbia, 1936,"
the Honourable the Council of Public Instruc-
tion has been pleased to define the boundaries
of the Sechelt United Rural School District,
as follows:—

Sechelt United Rural School District.—Com-
mencing at the south-east corner of Lot 1541,
New Westminster District, being a point on
the shore-line of the Strait of Georgia; thence
northerly and westerly along the easterly and
northerly boundaries of said Lot 1541 to the
east boundary of Lot 1491; thence northerly
and westerly along the easterly and northerly
boundaries of said Lot 1491 to the south-east
corner of Lot 4479; thence northerly along
the easterly boundaries of Lots 4479, 4480, and
4481 to the north-east corner of said Lot 4481;
thence westerly along the northerly boundary
of said Lot 4481 to its north-west corner;
thence due north to the southerly boundary of
Lot 1561; thence easterly and northerly along
the southerly and easterly boundaries of said
Lot 1561 to the south-east corner of Lot 1560;
thence northerly and westerly along the east-

erly and northerly boundaries of said Lot 1560 to the south-east corner of Lot 4079; thence northerly along the easterly boundaries of Lots 4079 and 4078 to the north-east corner of said Lot 4078; thence westerly along the northerly boundaries of Lots 4078, 4077, 4076, and 4075 to the north-west corner of said Lot 4075; thence southerly along the westerly boundaries of Lots 4075, 4082, and 4083 to the northerly boundary of Lot 1592; thence westerly along the northerly boundary of said Lot 1592 to the easterly boundary of the Seshelt Indian Reserve No. 2; thence northerly and westerly along the easterly and northerly boundaries of said Indian Reserve No. 2 to its north-west corner, being a point on the shore-line of Porpoise Bay; thence westerly along said shore-line to the north-east corner of Lot 1509; thence westerly along the northerly boundaries of Lots 1509, 1472, 1634, 4832, and 5267 to the north-west corner of said Lot 5267; thence southerly along the westerly boundary of said Lot 5267 to its south-west corner; thence westerly in a straight line to the north-east corner of Lot 4662; thence westerly along the northerly boundary of said Lot 4662 to its north-west corner; thence southerly along the westerly boundaries of Lots 4662, 2224, 2225, 4756, and 4758 to the south-west corner of said Lot 4758, being a point on the shore-line of the Strait of Georgia; thence easterly along said shore-line to the point of commencement.

S. J. WILLIS,
2535-je16 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., June 14th, 1938.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to abolish the boundaries of the Sechelt Rural School District.

S. J. WILLIS,
2535-je16 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., June 14th, 1938.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to abolish the boundaries of the Wilson Creek Rural School District.

S. J. WILLIS,
2535-je16 *Superintendent of Education.*

DEPARTMENT OF WORKS.

CLASSIFICATION OF HIGHWAYS.

MISSION MUNICIPALITY.

NOTICE is hereby given, pursuant to section 40 of the "Highway Act," that by Order in Council No. 793, approved June 7th, 1938, the classification as a secondary highway of the "Silverdale-Mission Road," Reference No. 94B, within the municipal area of the Corporation of the District of Mission, from its junction with the Trans-Provincial Highway near Donatelli Road, Silverdale, to the west boundary of the Village Municipality of Mission, a total distance of 5.0 miles, more or less, has been rescinded as from the first day of June, 1938.

F. M. MACPHERSON,
Minister of Public Works.
Department of Public Works,
Parliament Buildings,
Victoria, B.C., June 16th, 1938.

P.W. File 5448-14. 2539-je16

DEPARTMENT OF WORKS.

CLASSIFICATION OF HIGHWAYS.

VILLAGE OF NEW DENVER.

NOTICE is hereby given that, by Order in Council No. 794, approved June 7th, 1938, pursuant to section 40 of the "Highway Act," the following described highway within the municipal area of the Corporation of the Village of New Denver has been classified as an *Arterial Highway*, namely:—

Ref. No. 88R, *Slocan Valley-Nakusp Highway*.—Commencing at the northerly boundary of the Village of New Denver, being intersection of Eleventh Avenue with Kootenay Street; thence southerly via Kootenay Street to Tenth Avenue; thence westerly via Tenth Avenue to Union Street; thence southerly via Union Street to northerly limit of Galena Avenue, a total distance of 0.91 mile, more or less, excluding the easterly half of Union Street from north bank of Carpenter Creek to northerly limit of Galena Avenue, which portion lies in unorganized territory.

F. M. MACPHERSON,
Minister of Public Works.

Department of Public Works,
Parliament Buildings,
Victoria, B.C., June 16th, 1938.

P.W. File 241.

2540-je16

DEPARTMENT OF LANDS.

SAYWARD DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nanaimo:—

Lots 1435 to 1438, inclusive—Salmon River Logging Co., Ltd.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., June 16th, 1938. 2541-je16

LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:—

Lot 6999.—"Gold Pass No. 1."
" 7000.—"Gold Pass No. 2."
" 7001.—"Gold Pass No. 3."
" 7002.—"Gold Pass No. 4."
" 7003.—"Gold Pass No. 5."
" 7004.—"Gold Pass No. 6."
" 7005.—"Gold Pass No. 7."
" 7006.—"Gold Pass No. 8."
" 7007.—"Gold Pass No. 9."
" 7008.—"Gold Pass No. 10."
" 7009.—"Gold Pass No. 11."
" 7010.—"Gold Pass No. 12."
" 7011.—"Gold Pass No. 13."
" 7012.—"Gold Pass No. 14."
" 7014.—"Gold Pass No. 1 Fraction."
" 7016.—"Gold Pass No. 2 Fraction."

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., June 16th, 1938. 2541-je16

DEPARTMENT OF LANDS.

NOTICE OF AUCTION SALE OF GOVERNMENT LOTS AT HOPE, B.C.

AN auction sale will be held at the Court-house, Hope, B.C., on Monday, June 27th, 1938, at the hour of 10 a.m., when twenty-one lots in a subdivision of a portion of Block 1, Hope Townsite Suburban, will be offered for sale by public auction.

For further particulars apply to the Mining Recorder, Hope, B.C., or to the Department of Lands, Victoria, B.C.

H. CATHCART,
Deputy Minister.

Department of Lands,
Victoria, B.C., June 13th, 1938. 2532-je16

CANCELLATION.

TEXADA ISLAND DISTRICT.

NOTICE is hereby given that the survey, field-notes, and official plan of Lot 142, Texada Island District, being the "Arcadian" mineral claim, acceptance of which appeared in The British Columbia Gazette of October 5th, 1899, is hereby cancelled under the provisions of section 162, "Taxation Act," "Revised Statutes of British Columbia, 1936."

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., June 16th, 1938. 2541-je16

NOTICE.

PURSUANT to the provisions of section 87 of the "Forest Act," notice is hereby given that the following timber-marks have been cancelled:—

VANCOUVER FOREST DISTRICT.

No.	Mark.	Name.
5451	P 15~	Wm. H. Coats.
5565	P 41~	H. A. Easthom.
5865	P 82~	H. C. Jolley.
6365	M 2~	T. and F. Degnan.
6490	V 96	Bucklin Development Co.
11048	E 26~	J. H. Jolley.
11208	P 60~	R. Easthom.
11277	B 4~	H. A. Easthom.
12003	32 A	G. Galiardi.
12132	E 88~	A. Crucil.
12566	86 E~	Michael Manson.
12661	S 10 R	Jane R. Manson (Mrs.). "S.R."
12994	41 B	A. T. Craig.
13414	92 B~	C. W. R. Gregory.
13613	C 54—	D. F. Brown.
14645	C 39~	F. R. Jancowski.
14928	D 53~	J. A. Strachan.
15004	D 86~	Gaston De Pape.
15096	J 79	A. Lacoursiere (Miss).
15113	A 9~	W. F. Clark.
15135	A 21~	W. Strachan.
15137	U 85~	D. McDonald.
15339	B 5~	H. Green and F. Curran (Jr.).
15342	L 31	H. J. Halliday.
15355	B 9~	Lloyd Armstrong.
15423	B 24~	F. F. Smith.
15557	B 69~	E. H. Marcotte.
15571	A 47—	Emil Korhone.
15573	B 75~	Young & Irvine.
15579	24 A~	Thos. Sibbald (Jr.).
15594	10 B	G. H. Adams.
15602	17 B	Fred Lenko.
15617	P R 31	Wm. Cooper. "S.R."
15638	B 88~	Remi Savoie.
15763	B 7~	A. L. Pickles.
15823	11 C	P. G. Scoular.
15875	C 57~	W. Wellenbrink.
15921	S 24~	A. Lundgren.
16026	D 22~	Mills Bros.
16031	U 31~	J. Nordgren.

No.	Mark.	Name.
16036	W 1~	John Watson.
16192	E 28~	L. J. Tansky.
16419	E 71~	F. Fischer.
16430	M 43	Universal Timber Products, Ltd.
16514	E 91~	Green Point Logging Co., Ltd.
16828	90 F~	T. Muir.
16865	F 34~	Mary C. Smith.
16878	X 3~	C. T. Coy.
16901	F 51~	S. E. Neff.
16914	X 10~	A. M. Merritt.
16944	Q 62	Ben Ployart and T. D. Thompson.
17042	X 30~	F. L. Gordon.
17048	F 76~	C. Melnychuk.
17078	F 95~	Larson, McLauchlin & Carney.
17092	F 37~	E. R. Glover.
17106	K 1~	H. E. Haywood.
17112	D 30~	Larson, McLauchlin & Carney.
17114	X 42~	Albert Smith.
17123	X 44~	Roy MacDonald.
17141	75 J~	Franklin Logging Co., Ltd.
17152	R 13—	Standard Logging Co.
17154	X 51~	M. Jestuck.
17157	X 52~	Wm. W. Flumerfelt.
17164	K 12~	Donald Erasmus Bullock.
17165	X 54~	Steve Fancszlczki.
17167	X 55~	James Wm. M. Lee.
17184	K 17~	Ray Akenhead.
17199	S 1	B. & K. Logging Co., Ltd.
17228	R 24—	E. R. Vipond.
17250	X 63~	Alfred Geib.
17266	K 32~	S. Dragan.
17288	X 68~	George Van Hoyer.
17382	T 67	Gulf Logging Co., Ltd.
17393	B 53~	J. F. Cameron.
17464	K 61~	R. Brealey.
17504	K 68~	John Marsh.
17581	R 63—	Cortez Island Logging Co., Ltd.
17584	V 28	S. E. Neff.
17616	L 2~	M. D. H. Reith (Miss).
17629	L 10~	Henry W. West.
17648	L 6~	John McGee.
17827	L 82~	F. C. Harris.
17837	L 87~	P. Anderson and W. K. Freeman.
17838	33 R~	P. Anderson and W. K. Freeman.
17842	L 88~	E. Stover.
17918	M 14~	F. E. Telford.
17929	41 R~	C. M. Alexander.
17930	A 71	Zoney Logging Co.
17981	M 34~	Gordon Ward.
17997	M 41~	Nelson Spencer, Ltd.
18017	M 50~	H. Konrad.
18034	M 58~	C. R. Woldridge.
18035	M 59~	W. A. Dragan.
18052	D R 5	C. P. and W. A. Starret.
18069	M 64~	J. L. Vaughn.
18075	E 12	Cortez Island Logging Co., Ltd.
18102	M 70~	Nelson Spencer, Ltd.
18116	C 15~	E. W. Young.
18119	E 89	Dumaresq Bros.
18123	M 74~	Nelson Spencer, Ltd.
18163	M 97~	Murray Burgess.
18165	N 1~	Edgar C. Roberts.
18227	N 22~	Canadian Southern Lumber Sales.
18305	N 50~	W. K. Cross.
18335	N 61~	A. Savoie.
18353	K 18	McLean Bros. & Thompson.
18363	K 30	A. K. Shone.
18386	K 56	R. Miller and H. Hansen.
18414	N 86~	Stoltze Logging Co.
18445	13 S~	Tara and Jagat Singh.
18447	P 1~	Eddie M. Monson.
18452	P 2~	Alex. Elliot.
18465	P 7~	Allen G. Hay.
18480	P 10~	Constance M. Ross and Nelson Spencer, Ltd.
18506	P 18~	Norman Elliott.
18551	P 30~	J. W. Kennedy.
18552	P 31~	F. Salvail.
18759	Q 18~	Baldwin Bros.
18968	Q 96~	Vedder Logging Co.
18970	5 T~	H. Williamson.
19046	B 14~	J. S. W. Jones.

FORT GEORGE FOREST DISTRICT.

No.	Mark.	Name.
13895	G 4	Alfred Decoteau.
14301	B 48	Geo. Powers.
12044	A 79	Deagle & Chambers.
15877	D 62	Thos. Mathers.
16532	E 98	P. E. McCabe.
16808	P 36	E. S. Baptiste.
15070	J 36	A. J. Abery.
17756	W 28	S. J. Campbell.
17396	T 74	Warren Wilson.
15627	V 56	P. McKinnon.
15314	L 16	Fred Thompson.
15219	1 B	Wm. Cornell.
17892	39 R	Pete Skaret.
17594	V 38	H. C. Wilson, estate of.
17286	S 92	Thea Sather (Mrs.).

PRINCE RUPERT FOREST DISTRICT.

16704	N 32	Allison Logging Co., Ltd.
14210	A 11	G. C. Harrison and T. A. Kelley.
16003	F 5	Kelley Logging Co., Ltd.
13146	M 20	Kelley Logging Co., Ltd.

KAMLOOPS FOREST DISTRICT.

15780	C 22	S. T. Umphrey.	
15950	52 D	Thos. Morrison.	2533-je16

TIMBER SALE X23639.

THERE will be offered for sale at public auction, at noon on the 23rd day of June, 1938, in the office of the District Forester, Kamloops, the Licence X23639, to cut 280,970 lineal feet of cedar poles and piling on an area situated on the south side of Lost Creek, 4 miles from Vavenby, Kamloops Division of Yale Land District.

One year will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit a sealed tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C. or the District Forester, Kamloops, B.C. 2517-je10

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:—

Lot 10184.—Edward Reuben Bobb, Application to Lease, dated December 12th, 1936.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 5th, 1938. 2348-my5

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:—

Lot 1699.—“Green Star.”

„ 1700.—“Red Star.”

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., March 31st, 1938. 2082-mh31

DEPARTMENT OF LANDS.

LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:—

Lot 2401.—“Moonlight Fraction.”

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., April 7th, 1938. 2091-ap7

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, New Westminster:—

Lot 688, Group 2.—B.C. Packers, Ltd., Application to Lease.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., April 14th, 1938. 2304-ap14

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:—

- Lot 3158.—“Snowbird No. 1.”
- „ 3159.—“Payboy No. 1.”
- „ 3160.—“Payboy No. 2.”
- „ 3161.—“Tillicum No. 2.”
- „ 3162.—“Tillicum No. 1.”
- „ 5181.—“Hillbilly No. 1.”
- „ 5184.—“Firefly No. 5.”
- „ 5185.—“Firefly No. 6.”
- „ 5186.—“Firefly No. 4.”
- „ 5187.—“Firefly No. 3.”
- „ 5188.—“Firefly No. 1.”
- „ 5189.—“Firefly No. 2.”
- „ 5190.—“Firefly No. 7.”
- „ 5191.—“Firefly No. 8.”
- „ 5905.—“Cunningham No. 1.”
- „ 5906.—“Cunningham No. 2.”
- „ 5907.—“Cunningham No. 3.”
- „ 5908.—“Cunningham Extension No. 1.”
- „ 5909.—“Cunningham Extension No. 2.”
- „ 5910.—“Sidewinder No. 1.”
- „ 5911.—“Sidewinder No. 2.”
- „ 5912.—“Sidewinder No. 3.”
- „ 5913.—“Sidewinder Fraction.”
- „ 5914.—“Black Martin No. 2.”
- „ 5915.—“Black Martin No. 1.”
- „ 5916.—“Black Martin No. 3.”
- „ 5917.—“Black Martin No. 4.”
- „ 5918.—“Black Martin Fraction.”
- „ 10551.—“Amos.”
- „ 10552.—“Azoic.”
- „ 10553.—“Aviator.”
- „ 10554.—“Pre-Cambrian.”
- „ 10555.—“Porphyry.”
- „ 10556.—“Tourmaline.”
- „ 10557.—“True Blue.”
- „ 10558.—“Kitchener.”
- „ 10559.—“Gogetter.”
- „ 10560.—“Kumangetit.”
- „ 11038.—“Granite Fraction.”

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., April 7th, 1938. 2091-ap7

DEPARTMENT OF LANDS.

LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Clinton:—

Lot 5758.—“F.R.”
 „ 5759.—“D.R.”
 „ 5760.—“B.R.”
 „ 5761.—“H.R.”
 „ 5762.—“J.R.”
 „ 5763.—“L.R.”
 „ 5764.—“N.R.”
 „ 5765.—“P.R.”
 „ 5766.—“R.R.”
 „ 5767.—“Q.R.”
 „ 5768.—“O.R.”
 „ 5769.—“M.R.”
 „ 5770.—“K.R.”

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 19th, 1938. 2372-my19

SIMILKAMEEN DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Penticton:—

Lots 3780 (S.) to 3794 (S.), inc.—Columbia & Western Railway Co.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 19th, 1938. 2372-my19

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:—

Lot 1040.—“Privateer.”
 „ 1041.—“Privateer No. 3.”
 „ 1042.—“Privateer No. 7.”
 „ 1703.—“Scorpio.”

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 19th, 1938. 2372-my19

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 576, Gp. 1.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 12th, 1938. 2362-my12

DEPARTMENT OF LANDS.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 5281, Gp. 1.—Merrill & Ring Lumber Co., Ltd., Application to Lease, November 10th, 1937.
 Lot 5282, Gp. 1.—Stoltze Logging Co., Ltd., Application to Lease, dated August 23rd, 1937.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., June 10th, 1938. 2528-je10

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Kamloops:—

Lot 4514.—Wilfred Hanbury, Application to Lease, dated January 18th, 1938.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., June 10th, 1938. 2528-je10

COWICHAN DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nanaimo:—

Lot 248.—British Columbia Packers, Ltd., Application to Lease.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 5th, 1938. 2348-my5

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nelson:—

Lot 14713.—Charles William Johnson, Application to Purchase, dated December 20th, 1937.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 5th, 1938. 2348-my5

DEPARTMENT OF LANDS.

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:—
Lot 10547.—“Kitch No. 7.”

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., April 28th, 1938. 2338-ap28

KOOTENAY DISTRICT.

NOTICE is hereby given that the undermentioned mineral claim, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Nelson:—
Lot 11012.—“Kapai Fraction.”

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., June 2nd, 1938. 2512-je2

NOOTKA DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:—
Lot 498.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., May 12th, 1938. 2362-my12

RUPERT DISTRICT.

NOTICE is hereby given that the undermentioned mineral claims, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Alberni:—
Lot 1052.—“Lone Star.”
„ 1056.—“J & E.”

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., April 21st, 1938. 2318-ap21

TIMBER SALE X23641.

SEALED TENDERS will be received by the District Forester, Vancouver, B.C., not later than noon on the 29th day of June, 1938, for the purchase of Licence X23641, to cut 2,232,000 board-feet of fir and cedar on an area situated Echo Island, Harrison Lake, Yale District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Vancouver, B.C.

2400-je2

CARIBOO DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands, Victoria, and at the office of the Government Agent, Quesnel:—

Lot 10185.—Duke Martin, Application to Purchase.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands,
Victoria, B.C., June 2nd, 1938. 2512-je2

CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve established by notice published in The British Columbia Gazette of March 19th, 1936, covering certain territory extending north from Bella Coola Valley and Ootsa Lake and vicinity, in Ranges 3 and 4, Coast District, is cancelled.

NEWMAN TAYLOR,
Acting Deputy Minister of Lands.

Department of Lands,
Victoria, B.C., May 21st, 1938. 2396-je2

NOTICE OF RESERVE.

NOTICE is hereby given that upon expiry of thirty days' notice of cancellation of reserve, first appearing in this issue, covering certain territory extending north from Bella Coola Valley and Ootsa Lake and vicinity, the following area is reserved from pre-emption, sale, lease, or licence, and set apart as a Provincial park known as “Tweedsmuir Park”:—

All that tract of land situated in Ranges 3 and 4, Coast District, Province of British Columbia, which lies within the following described boundaries: Commencing at mile-post 43 as set on the 53rd parallel of north latitude as defined by survey upon the ground; thence due north to the middle line of Nechako River; thence westerly along the neck lines of Nechako River, Natahkuz Lake, Intata Lake, Ootsa River, and Ootsa Lake to the point thereon which lies due north of the north-west corner of Lot 2872, Range 4; thence south to said corner; thence westerly in a straight line to the north-east corner of Lot 1196; thence westerly along the northerly boundaries of Lots 1196 and 1197 to the north-west corner of Lot 1197; thence north-westerly in a straight line to the nearest point on the northerly boundary of the watershed of Tahtsa River; thence westerly along said boundary to the Cascade Mountains; thence south-easterly along the Cascade Mountains to the point thereon which lies due south of the south-east corner of Lot 1035, Range 3; thence due north 9 miles; thence due east 3 miles; thence due north 6 miles; thence due east 4 miles, more or less, to a point due south of the south-west corner of Lot 313, Range 3; thence north to said corner; thence northerly along the west boundary of Lot 313 to its north-west corner; thence due north to a point due west of the north-west corner of Lot 1191, Range 3; thence east to said corner; thence easterly along the north boundary of Lot 1191 to its north-east corner; thence north-easterly in a straight line to mile-post 63 as set on the surveyed 53rd parallel of north latitude; thence easterly along said parallel to the point of commencement.

In the event of any alienated lands situated within the boundaries of said “Tweedsmuir Park,” as above constituted, reverting to or becoming vested in the Crown for any reason whatsoever, the said lands shall automatically fall into and constitute part of the said “Tweedsmuir Park.”

NEWMAN TAYLOR,
Acting Deputy Minister of Lands.

Department of Lands,
Victoria, B.C., May 27th, 1938. 2398-je2

CERTIFICATES OF IMPROVEMENTS.

KAPAI FRACTIONAL MINERAL CLAIM.

Situate in the Trail Creek Mining Division. Where located: On the north-east slope of Columbia - Kootenay Mountain. Lawful holder: Gold Cup Mining Company, Limited (Non-Personal Liability). Number of holder's free miner's certificate: 13373E.

TAKE NOTICE that R. W. Haggen, Free Miner's Certificate No. 13426E, intends, at the end of sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 23rd day of May, 1938. 2450-my26

PATENT No. 1 MINERAL CLAIM.

Situate in Clayoquot Mining District. Where located: On the mountain-slope north of Little Zeballos River.

TAKE NOTICE that A. W. Freakes, of Vancouver, Free Miner's Certificate No. 33422E, intends, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 9th day of May, 1938. 2418-my12

SCORPIO MINERAL CLAIM.

Situate in the Clayoquot Mining Division of Rupert District. Where located: On the east side of Zeballos River at the mouth of Spud Creek.

TAKE NOTICE that Marion Mitchell (Miss), Free Miner's Certificate No. 20897E, intends, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 21st day of April, 1938.

HAWKINS & HORIE,

2294-my12

Agents.

KITCH No. 7 MINERAL CLAIM.

Situate in the Cariboo Mining Division of North-eastern District. Where located: In the Slough Creek Valley, adjoining Kitch No. 5 and Kitch No. 8 Mineral Claims.

TAKE NOTICE that Cariboo-Bridge River Gold Properties, Ltd., 410 Seymour Street, Vancouver, B.C., Free Miner's Certificate No. 10692E, intends, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 8th day of April, 1938.

CARIBOO-BRIDGE RIVER GOLD PROPERTIES, LTD.

2233-ap21

DONALD D. FRASER, *Agent.*

CERTIFICATES OF IMPROVEMENTS.

GOLD PASS No. 1, GOLD PASS No. 2, GOLD PASS No. 3, GOLD PASS No. 4, GOLD PASS No. 5, GOLD PASS No. 6, GOLD PASS No. 7, GOLD PASS No. 8, GOLD PASS No. 9, GOLD PASS No. 10, GOLD PASS No. 11, GOLD PASS No. 12, GOLD PASS No. 13, GOLD PASS No. 14, GOLD PASS No. 1 FRACTION, AND GOLD PASS No. 2 FRACTION MINERAL CLAIMS.

Situate in Lillooet Mining Division of Lillooet District. Where located: North-west slope Big Gun Lake and Gun Creek, Bridge River.

TAKE NOTICE that Gold Pass Mines, Limited (N.P.L.), Free Miner's Certificate No. 30237E, intends, at the end of sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated the 4th day of June, 1938.

GOLD PASS MINES, LIMITED (N.P.L.).

2471-je10

JOHN M. TAYLOR, *Agent.*

B.R., D.R., F.R., H.R., J.R., K.R., L.R., M.R., N.R., O.R., P.R., Q.R., AND R.R. MINERAL CLAIMS.

Situate in the Lillooet Mining Division of the Lillooet District. Where located: On the north side of Cadwallader Creek, approximately 1½ miles north of the Bralorne Post Office.

TAKE NOTICE that Winslow Consolidated, Limited (Non-Personal Liability), Free Miner's Certificate No. 30398E, intends, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 9th day of May, 1938.

WINSLOW CONSOLIDATED, LIMITED (N.P.L.).

2419-my12

V. BEAUBIEN, *Agent.*

SNOWFLAKE "A," SNOWFLAKE "B," AND SNOWFLAKE "C" MINERAL CLAIMS.

Situate in the Revelstoke Mining Division of West Kootenay District. Where located: About 6 miles up Silver Creek, Albert Canyon.

TAKE NOTICE that E. J. Cameron, Free Miner's Certificate No. 8677E, intends, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 27th day of July, 1936. 2293-my5

LAND LEASES.

QUESNEL LAND DISTRICT.

RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that Albert B. Williamson, of Vancouver, B.C., retired, intends to apply for a lease of the following described lands, situate on the bank and near the Horsefly River: Commencing at a post planted at the north-east corner of Lot 8988; thence east 80 chains; thence north 20 chains to the Horsefly River; thence south-westerly following the bank of Horsefly River to point of commencement, and containing 80 acres, more or less.

Dated April 17th, 1938.

ALBERT B. WILLIAMSON,
2436-my26 O. B. N. WILKIE, *Agent*.

QUEEN CHARLOTTE ISLANDS LAND DISTRICT.

RECORDING DISTRICT OF PRINCE RUPERT.

TAKE NOTICE that British Columbia Packers, Limited, of Vancouver, B.C., fish-packers, intends to apply for a lease of the following described lands, situate at the head of Pacofi Bay, Selwyn Inlet, on the south-west shore in front of Lot 170 (Moresby Island): Commencing at a post planted about 6 chains westerly from the north-east corner of Lot 170; thence north 8 chains; thence west 12 chains to shore-line; thence southerly and easterly along high-water mark to point of commencement, and containing 7 acres, more or less.

Dated April 26th, 1938.

BRITISH COLUMBIA PACKERS,
LIMITED.
2279-my5 JAMES T. UNDERHILL, *Agent*.

NANAIMO LAND RECORDING DISTRICT.

TAKE NOTICE that I, James William Ward, of Vancouver, B.C., president, St. Helen's Hotel Co., intend to apply for a lease of the following described lands, situate on the west side of Oyster Bay, north of the Town of Ladysmith: Commencing at a post planted just beyond old post at west end of dividing line of Lots 79 and 92 (new post marked "J. W. W."); thence east 3 chains; thence south-east 2 chains; thence east 1 chain; thence south-east 1½ chains; thence west 4½ chains; thence north-west 3 chains, and containing 0.85 acre, more or less.

Dated May 16th, 1938.

2445-my26 JAMES WILLIAM WARD.

ALBERNI LAND RECORDING DISTRICT.

TAKE NOTICE that X.Y.Z. Metals, Limited, of 548 Bastion Street, Victoria, B.C., mining company, intends to apply for a lease of the following described lands, situate on Lot 711, West Arm of Sydney Inlet (Clayoquot District), Vancouver Island: Commencing at a post planted about 340 feet north-easterly of the south-east corner of Lot 711; thence S. 80° 10' E. 203.6 feet; thence N. 9° 50' E. 523.3 feet; thence N. 80° 10' W. 281.6 feet to high-water mark; thence southerly following the high-water mark of Sydney Inlet 600 feet, more or less, to point of commencement, and containing 2.5 acres, more or less.

Staked March 30th, 1938.

Dated March 30th, 1938.

X.Y.Z. METALS, LIMITED.
2261-ap28 H. A. CORNWALL, *Agent*.

LAND LEASES.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that Frank Marion Wolfe, of Rose Prairie, B.C., rancher, intends to apply for a lease of the following described lands, situate in the vicinity of Rose Prairie, north of the Peace River: Commencing at a post planted at the north-east corner of Section 34, Township 88, Range 18, W. of 6th M.; thence ½ mile east; thence ½ mile north; thence 1 mile west; thence ½ mile south; thence ½ mile east to point of commencement, and containing 320 acres, more or less.

Dated May 20th, 1938.

2470-je10 FRANK MARION WOLFE.

NOOTKA LAND DISTRICT.

RECORDING DISTRICT OF ALBERNI.

TAKE NOTICE that Zeballos Trading Company, Limited, of Vancouver, B.C., a trading company, intends to apply for a lease of the following described foreshore lands, situate fronting on Lot 16, Block B, District Lot 461, Nootka Land District: Commencing at a post planted at the south-east corner of said Lot 16, Block B; thence southerly along the westerly boundary of wharf reserve 360 feet, more or less; thence westerly along the northerly limit of said reserve 210 feet, and on the production westerly of said northerly limit a further 210 feet; thence north 460 feet, more or less, to the intersection with the westerly production of the northerly boundary of Lot 17, Block B, of said District Lot 461; thence following said production of northerly boundary of said Lot 17, 100 feet, more or less, to the high-water mark; thence following the high-water mark southerly and easterly to the point of commencement, and containing 50 acres, more or less.

Dated April 4th, 1938.

ZEBALLOS TRADING COMPANY,
LIMITED.
2275-my5 ROY L. HORIE, *Agent*.

RANGE 2, COAST DISTRICT.

RECORDING DISTRICT OF VANCOUVER.

TAKE NOTICE that James Hugh Davidson Inrig, of Steveston, B.C., mechanic, intends to apply for a lease of the following described lands, situate on the south shore of Safety Cove, Calvert Island: Commencing at a post planted about 60 chains distant and in an easterly direction along the shore-line from the point where the easterly boundary of Lot 13 intersects the south shore-line of Safety Cove; thence north 5 chains; thence west 20 chains; thence south 5 chains, more or less to the shore-line; thence east 20 chains, more or less, along the shore-line to point of commencement, and containing 10 acres, more or less.

Dated April 12th, 1938.

JAMES HUGH DAVIDSON INRIG.
2282-my5

CARIBOO LAND DISTRICT.

TAKE NOTICE that K. A. Telford, of Alexis Creek, B.C., rancher, intends to apply for a lease of the following described lands, situate in the vicinity of Avon Creek: Commencing at a post planted at the south-west corner of Lot 556; thence 20 chains south; thence 20 chains east; thence 20 chains north; thence 20 chains west to point of commencement, and containing 40 acres, more or less.

Dated March 22nd, 1938.

2280-my5 K. A. TELFORD.

LAND LEASES.

PRINCE RUPERT LAND RECORDING DISTRICT.

TAKE NOTICE that Frank Waterman, of Prince Rupert, B.C., miner, intends to apply for a lease of the following described lands, all of White Sand Island: Commencing at a post planted on a cliff 300 feet from the south-east corner on the east side of White Sand Island; thence 600 feet south-west; thence 800 feet north-west; thence 600 feet north-east; thence 800 feet south-east, and containing 12 acres, more or less.

Dated May 5th, 1938.

2456-je2

FRANK WATERMAN.

LAND NOTICES.

CLINTON LAND DISTRICT.

RECORDING DISTRICT OF LILLOOET.

TAKE NOTICE that Wilfrid George Arthur Goudie, of Lac la Hache, B.C., labourer, intends to apply for permission to purchase the following described lands, situate 1 mile north of Lac la Hache P.O.: Commencing at a post planted at the north-west corner of Lot 5235, Lillooet District; thence 20 chains east; thence 20 chains north; thence 20 chains west; thence 20 chains south to point of commencement, and containing 40 acres, more or less.

Dated May 28th, 1938.

WILFRID GEORGE ARTHUR GOUDIE.
2480-je16

CLAYOQUOT LAND DISTRICT.

RECORDING DISTRICT OF ALBERNI.

TAKE NOTICE that Don McColl, of Port Alberni, B.C., logger, intends to apply for permission to purchase the following described lands, situate on the west side of Alberni Inlet: Commencing at a point on the west side of the Alberni Inlet where it is intersected by the E. & N. boundary, said point being approximately 20 chains south-easterly from Mile-post 71 on the said E. & N. boundary; thence westerly 20 chains; thence southerly 20 chains; thence easterly 40 chains, more or less, to the E. & N. boundary; thence north-westerly along the said boundary and the shore-line to the point of commencement, and containing 50 acres, more or less.

Dated May 19th, 1938.

2476-je10

DON MCCOLL.

RANGE 2, COAST DISTRICT.

RECORDING DISTRICT OF VANCOUVER.

TAKE NOTICE that James Hugh Davidson Inrig, of Steveston, B.C., mechanic, intends to apply for permission to purchase the following described lands, situate on the south shore of Safety Cove, Calvert Island: Commencing at a post planted 20 chains, more or less, north of the south-east corner of Lot 13, at the point where the east side of Lot 13 intersects the shore-line; thence south 20 chains, more or less, to the south-east corner of Lot 13; thence east 80 chains, more or less, to the shore-line; thence north-west 80 chains, more or less, along the shore-line to point of commencement, and containing 120 acres, more or less.

The land is required for the purpose of erecting a marine oil-station, general store, and machine-shop.

Dated April 12th, 1938.

JAMES HUGH DAVIDSON INRIG.
2282-my5

LAND NOTICES.

PEACE RIVER LAND RECORDING DISTRICT.

TAKE NOTICE that William A. Walper, of Tupper Creek, B.C., farmer, intends to apply for permission to purchase the following described lands, situate in the vicinity of Clayhurst: Commencing at a post planted $\frac{1}{2}$ mile west of the north-west corner of Section 6, Township 83, Range 13, W. 6th M.; thence $1\frac{1}{2}$ miles south; thence $\frac{1}{2}$ mile west; thence 1 mile north; thence $\frac{1}{2}$ mile west; thence $\frac{1}{2}$ mile north; thence 1 mile east to starting-post, and containing 640 acres, more or less.

Dated April 22nd, 1938.

2408-my12 WILLIAM ARTHUR WALPER.

CARIBOO LAND DISTRICT.

TAKE NOTICE that Leonard Palmantier, of Riske Creek, rancher, intends to apply for permission to purchase the following described lands, situate near a lake known locally as Ross Lake, about $1\frac{1}{2}$ miles north of Lot 8689, Cariboo: Commencing at a post planted about 120 chains north of Lot 8689; thence south 40 chains; thence west 20 chains; thence north 40 chains; thence east 20 chains, and containing 80 acres, more or less.

Dated March 5th, 1938.

2278-my5 LEONARD PALMANTIER.

RANGE 2, COAST DISTRICT.

RECORDING DISTRICT OF LILLOOET.

TAKE NOTICE that Harry E. McGhee, of Tatla Lake, B.C., intends to apply for permission to purchase the following described lands, situate at north end of Quetsin Lake: Commencing at a post planted 10 chains west and 30 chains north from the north-west corner of Lot 539; thence 40 chains west; thence 40 chains north; thence 20 chains east; thence 20 chains south; thence 20 chains east; thence 20 chains south, and containing 120 acres, more or less.

Dated April 16th, 1938.

2268-my5 HARRY EDWARD MCGHEE.

COAL PROSPECTING LICENCES.

NOTICE.

TAKE NOTICE that I, John Percy Hooper, of the City of Vancouver, B.C., broker, intend to apply to the Commissioner of Lands for a licence to prospect for coal, petroleum, and natural gas over the following described lands: Commencing at a post planted about 5 chains north of the north-east corner of the North-east Quarter of Section 29, Township 1, Surrey Municipality, New Westminster District; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Located this 6th day of April, 1938.

2459-je2 JOHN PERCY HOOPER.

OSOYOOS DIVISION OF YALE DISTRICT.

TAKE NOTICE that we, Alan Staples and Tom Watson, of Kelowna, B.C., intend to apply to the Commissioner of Lands for a licence to prospect for coal, petroleum, and natural gas over the following described lands: District Lot 4221, Osoyoos Division of Yale District.

Dated this 30th day of May, 1938.

2458-je2 ALAN STAPLES.
TOM WATSON.

COAL PROSPECTING LICENCES.

NOTICE.

TAKE NOTICE that I, Maria J. Priest, of Vancouver, B.C., intend to apply for a licence to prospect for coal over the following described lands: Commencing at a post at the north-east corner of Lot 32 (O.) of Lot 2A, Nelson District; thence north 17.26 chains, more or less, to the north boundary of said Lot 2A; thence east 80 chains along said north boundary of Lot 2A; thence south 17.18 chains, more or less, to the north boundary of Lot 33 (O.) of said Lot 2A; thence west 80 chains, more or less, along north boundary of said Lot 33 (O.) to place of commencement.

Dated this 11th day of June, 1938.

MARIA J. PRIEST.

2489-je16

E. PRIEST, *Agent.*

NOTICE.

TAKE NOTICE that I, Maria J. Priest, of Vancouver, B.C., intend to apply for a licence to prospect for coal over the following described lands: Commencing at a post at the north-east corner of Lot 32 (O.) of Lot 2A, Nelson District; thence north 17.26 chains, more or less, to the north boundary of said Lot 2A; thence west 80 chains, more or less, to the north-west corner of Lot 2A; thence south 17.35 chains along west boundary of Lot 2A; thence east 80 chains, more or less, along north boundary of Lot 32 (O.) to place of commencement.

Dated this 11th day of June, 1938.

MARIA J. PRIEST.

2489-je16

E. PRIEST, *Agent.*

FERNIE LAND RECORDING DISTRICT.

TAKE NOTICE that I, Madge H. Cooper, of Whitefish, Montana, U.S.A., intend to apply for a licence to prospect for coal, petroleum, and natural gas over the following described lands: Lot 9381, Kootenay District.

Dated this 20th day of May, 1938.

2431-my26

MADGE H. COOPER.

LEGISLATIVE ASSEMBLY.

PRIVATE BILLS.

EXCERPT FROM STANDING ORDERS RELATING TO PRIVATE BILLS.

100. (1.) All applications to the Legislative Assembly for Private Bills of any nature whatsoever shall require the publication of a notice clearly and distinctly specifying the nature and object of the application, and when the application refers to any proposed work, indicating sufficiently the location of the work, to be signed by or on behalf of the applicant.

(2.) Such notice shall be published in The British Columbia Gazette and once a week in one leading daily newspaper freely circulating in all parts of the Province. The notice in such newspaper to appear on Wednesday of each week.

(3.) When the proposed Bill is of such a nature that it may particularly affect one or more electoral districts, the notice shall furthermore be published once a week if possible in some newspaper in every electoral district affected, or if there be no newspaper published therein, then in a newspaper published in the electoral district nearest thereto.

(4.) The publication of such notice shall in all cases be continued for a period of four weeks during the interval of time between the close of the next preceding Session and the consideration of the petition.

97. No petition for any Private Bill shall be received by the House after the first ten days of each Session, nor may any Private Bill be

presented to the House after the first three weeks of each Session, nor may any report of any Standing or Select Committee upon a Private Bill be received after the first four weeks of each Session, and no motion for the suspension or modification of this Standing Order shall be entertained by the House until the same has been reported on by the Committee on Standing Orders, or after reference made thereof at a previous sitting of the House to the Standing Committees charged with the consideration of Private Bills, who shall report thereon to the House. And if this rule shall be suspended or modified as aforesaid, the promoters of any Private Bill which is presented after the time hereinbefore limited, or for which the petition has been received after the time hereinbefore limited, shall in either case pay double the fees required in respect of such Bill by this rule, unless the House shall order to the contrary.

98. (1.) Any person seeking to obtain any Private Bill shall deposit with the Clerk of the House, eight clear days before the opening of the Session:—

(a.) A printed copy of such Bill:

(b.) A copy of the petition to be presented to the House:

(c.) Copies of the notices published, with publication proved by a statutory declaration or affidavit to the satisfaction of the Clerk of the House.

(2.) At the time of depositing the Bill and petition the applicant shall also pay to the Clerk of the House the sum of three hundred dollars.

(3.) If a copy of the Bill, petition, and notices proved as aforesaid shall not have been so deposited in the hands of the Clerk of the House at least eight clear days before the opening of the Session or if the petition has not been presented to the House within the first ten days of the Session, the amount to be paid to the Clerk shall be six hundred dollars. If the Bill shall not pass second reading one-half of the fees shall be returned.

101. Every petition signed by an agent or attorney in fact shall be accompanied by the authority of such agent or attorney in fact, and the petition shall not be deemed to be filed with the Clerk until this is done.

102. Before any petition praying for leave to bring in a Private Bill for the erection of a toll-bridge is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by Standing Order 100, also at the same time and in the same manner give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts or vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

103. (1.) All Private Bills for Acts of incorporation shall be so framed as to incorporate by reference to the clauses of the general Acts relating to the details to be provided for by such Bills: Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the general Act is proposed to be departed from. Bills which are not framed in accordance with this Standing Order shall be recast by the promoters and reprinted at their expense before any Committee passes upon the clauses.

(2.) Every Bill for an Act of incorporation, where a form of model Bill has been adopted, shall be drawn in accordance with the model Bill (copies of model Bills may be obtained from the Clerk of the House). Any provisions contained in any such Bill which are not in accord with the model Bill shall be inserted between brackets or underlined, and shall be so printed.

(3.) Any exceptional provisions that it may be proposed to insert in any Bill shall be clearly specified in the notice of application for same.

107. All Private Bills shall be prepared by the parties applying for the same, and printed in small-pica type, twenty-six ems by fifty ems, on good paper, in imperial octavo form, each page when folded measuring 10¼ inches by 7½ inches. There shall be a marginal number every fifth line of each page; the numbering of the lines is not to run on through the Bill, but the lines of each page are to be numbered separately. Three hundred copies of each Bill shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters thereof.

In the case of Bills to incorporate companies, in addition to the fee of \$300 mentioned in Rule 98, fees calculated on the capital of the company are payable at the same time. Further particulars can be had on application to the undersigned.

All cheques in payment of fees must be certified.

Dated May 1st, 1930.

W. H. LANGLEY,
Clerk, Legislative Assembly.

SHERIFFS' SALES.

NOTICE OF SALE BY SHERIFF.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the "Execution Act," and of an Action in the County Court of Yale by Marie Shandro against R. Hyzka.

NOTICE is hereby given that on Friday, June 24th, 1938, at the Sheriff's Office, Court-house, Vernon, B.C., at 2.30 o'clock in the afternoon, I will offer for sale the following described property:—

Lots 15 and 16, Block 4, Map 225, City of Vernon, Province of British Columbia.

Concise description of property: Dwelling-house situate on one lot and one vacant lot adjoining, on Sully Street, Vernon, B.C.

Estate or interest: Fee-simple, free of all charges and encumbrances, save taxes due the City of Vernon.

Dated May 25th, 1938.

2475-je10 JAS. R. COLLEY,
Sheriff.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 16242.

NOTICE is hereby given that "Log Transport, Ltd.," was incorporated under the "Companies Act" on the 21st day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 809 Yorkshire Building, 525 Seymour Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To operate and carry on a service or services for the carriage of logs, lumber, freight, or passengers, or any one or more of them, and a general towing business, and to purchase, charter, hire, build, repair, operate, mortgage, lease, take in exchange, or otherwise acquire or deal in ships, steamboats, Diesel tug-boats, barges, scows, tugs, tug-boats,

and other vessels or ships or watercraft of any nature whatsoever, including all equipment and personal property used in connection therewith, or any shares or interest therein, and also shares, stocks, or securities of any nature whatsoever of any company possessed of or interested in any ships, steamboats, Diesel tug-boats, barges, scows, tugs, tug-boats, and other vessels or ships or watercraft, and to maintain, repair, improve, alter, sell, exchange, or let out to hire or charter, or otherwise deal with and dispose of any ships, steamboats, Diesel tug-boats, barges, scows, tugs, tug-boats, and other vessels or ships or watercraft, or shares or securities as aforesaid:

(b.) To carry on the business of towing, transportation, and of barge-owners, ship-owners, tug-boat proprietors, ship-builders, dredgers, salvors, ship-brokers, insurance-brokers, managers of ship property, freight contractors, carriers by land and sea, lightermen, forwarding agents, warehousemen, wharfingers, contractors, merchants, importers, exporters, and general traders, managers of shipping property, ice merchants, and refrigerating storekeepers:

(c.) To operate ships, steamboats, Diesel tug-boats, barges, scows, tugs, tug-boats, and other vessels or ships or watercraft in the conveyance of passengers, mail, lumber, logs, booms, boom-chains, and merchandise of all kinds, excluding lines of steam or other ships operating to any point outside of or extending beyond the limits of the Province of British Columbia, or between the Province of British Columbia and any other British or foreign country:

(d.) To carry on the business of loggers, and to buy and sell logs, timber, timber leases, licences, and to act as log-brokers, and to acquire, purchase, hire or lease, or otherwise deal in boom-chains, and to do all things necessary for the purposes aforesaid:

(e.) To construct, purchase, lease, or otherwise acquire, maintain, alter, and operate shingle-mills, sawmills, lumber mills, pulp factories, paper factories, and any building or works necessary or convenient for the purposes of the Company:

(f.) To avail itself of and have, hold, exercise, and enjoy all rights, powers, privileges, advantages, and priorities and immunities created, provided, and conferred by the "Water Act" with reference to clearing streams, for driving logs or bolts, or which may hereafter by any amendment thereto, or by any substantive enactment relating to the improvement of lakes, rivers, creeks, or streams, be created, provided, or conferred:

(g.) To acquire by purchase, lease, hire, or exchange, oyster-beds, clam-shell beds, and otherwise deal in clam-shells, clams and oysters, deep-sea fish and fish of every other kind whatsoever:

(h.) To carry on the business of deep-sea divers, and to enter into any arrangement or contract for the purpose of salvage by means of deep-sea diving, and to buy, hire, lease, exchange equipment or paraphernalia to be used in connection therewith:

(i.) To manufacture, buy, sell, exchange, and otherwise acquire and deal in rope, wire rope, cables, and any and all other equipment, machinery, or property used in connection with the operation of watercraft or otherwise:

(j.) To buy, sell, exchange, dispose of, turn to account, and otherwise deal and act as agent in connection with the sale and distribution of machinery, including marine engines, and other mechanical parts used in connection therewith, and any and all other machinery of whatsoever kind and nature.

H. G. GARRETT,
2449-my26 *Registrar of Companies.*

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 16248.

NOTICE is hereby given that "Britannia Wood Products, Limited," was incorporated under the "Companies Act" on the 27th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 716 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire, own, operate, be interested in, manage, turn to account, and alienate in any and all branches and (or) departments any business, property, assets, or rights relating to the following headings, or any business, property, or rights ancillary thereto: Saw-mills, wood manufacturing plants, loggers, timber owners and dealers, tow-boat operators, manufacturers, merchants, agents, brokers, contractors, investors, warehousemen, transporters, builders, real estate, personal property and securities, agriculture, mining, timber, the business of a power company, guarantors (exclusive of guarantee insurance), shippers, importers, and exporters

(b.) To borrow money on any asset of the Company, or otherwise, and to loan money on any form of security:

(c.) To acquire shares or other securities in any other corporation:

(d.) To promote other companies to carry out the objects of the Company, and to be interested in any company with objects similar to any object of this Company, and to carry out the objects of the Company in any part of the world.

H. G. GARRETT,
2454-je2 *Registrar of Companies.*

"COMPANIES ACT."

No. 16251.

NOTICE is hereby given that "West Coast Prospecting Syndicate, Limited," was incorporated under the "Companies Act" on the 30th day of May, 1938.

The authorized capital of the Company is twenty thousand dollars, divided into twenty thousand shares of one dollar each.

The address of its registered office is Suite 1508, Standard Bank Building, 510 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mineral leases, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges,

patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral products, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,
2455-je2 *Registrar of Companies.*

"COMPANIES ACT."

No. 16245.

NOTICE is hereby given that "B & B Motors, Ltd.," was incorporated under the "Companies Act" on the 26th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is care of E. Stuart Davidson, 1 Hart Block, Chilliwack, B.C.

The objects for which the Company is established are:—

(a.) To conduct and carry on the business of a general service-station, garagemen, motor-mechanics, purchase and sale of motor-cars, motor-car accessories and parts, both wholesale and retail, and in connection with the business of the Company to establish branch stores, agencies, and depots for the purchase and sale thereof:

(b.) To engage in and deal in any and all kinds of electrical devices, radios, appliances, refrigerators, farm implements, material, and equipment, either as wholesalers, retailers, jobbers, general brokers, manufacturers, factors, or commission dealers:

(c.) To acquire by purchase, lease, or other manner, lands and premises, and to erect thereon warehouses or other buildings which the Company may require for its business, and to engage in a general warehousing and storage business:

(d.) To buy and sell motor-vehicles of all kinds, including trucks and tractors, and to deal generally in gasoline, lubricating-oils, petroleum products, greases, and all other products, merchandise, or equipment which the Company deems it expedient to deal in:

(e.) To purchase, hire, or take on charter any motor-vehicles or conveyances of any description on land, water, or by air, and in particular to operate public passenger-vehicles, public freight-vehicles, limited vehicles, and private vehicles, including aircraft:

(f.) To carry on the business of carriers by land, river, sea, railway, or otherwise:

(g.) To carry on the business of warehousemen and storers of goods, vehicles, wares, and merchandise of every kind and description whatsoever:

(h.) To undertake, carry on, engage in, and execute all kinds of financial operations, and to buy and sell all kinds of negotiable paper, lien notes, sales contracts, and chattel mortgages, and to discount the same, and, subject to the "Insurance Act," to guarantee the performance of the terms and conditions thereof by the parties thereto, and to carry on the business of brokers, agents, or attorneys for any business firms or corporations engaged in any branch of financial, industrial, or commercial business.

H. G. GARRETT,

2452-je2

Registrar of Companies.

"COMPANIES ACT."

No. 16233.

NOTICE is hereby given that "The Fruitvale Hotel, Limited," was incorporated under the "Companies Act" on the 17th day of May, 1938.

The authorized capital of the Company is twenty thousand dollars, divided into twenty thousand shares of one dollar each.

The address of its registered office is care of Parker Williams, barrister, Hazlewood Block, Trail, B.C.

The objects for which the Company is established are:—

(a.) To acquire by purchase, lease, or otherwise howsoever, real and personal property suitable for the purposes of the Company, and to hold, improve, manage, develop, sell, exchange, mortgage, lease, dispose of, turn to account, or otherwise deal with the same or any part thereof:

(b.) To carry on all or any of the businesses of hotel, restaurant, café, refreshment-room, rooming-house, and sample-room keepers, tobacconists, news-agents, and merchants, and to carry on any other business which can conveniently be carried on in connection therewith:

(c.) To apply for or otherwise obtain a beer licence from the competent authority, and to renew the same from time to time, and to purchase and sell beer in accordance with the terms of the said licence and the provisions of the "Government Liquor Act" and amending Acts, and the regulations made thereunder.

H. G. GARRETT,

2451-je2

Registrar of Companies.

"COMPANIES ACT."

No. 16252.

NOTICE is hereby given that "Lions' Gate Fisheries, Limited," was incorporated under the "Companies Act" on the 30th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is at National Harbours Board Fish Dock, foot of Campbell Avenue, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To undertake and carry on business as wholesale and retail fish merchants, and to catch, convey, buy, sell, import, export, and deal in all kinds of fish, shell-fish, and other similar products:

(b.) To salt, cure, or otherwise treat, pack, can, and ship fish, shell-fish, or other similar products:

(c.) To construct, lease, maintain, and operate any wharves, warehouses, canneries, packing-houses, salteries, cold-storage plants, and other similar enterprises:

(d.) To deal in oils, glue, gelatine, fertilizers, or other by-products of fish:

(e.) To acquire and otherwise deal in any and all fishing rights:

(f.) To buy, sell, build, lease, operate, or otherwise deal in boats, scows, and fishing supplies of every description:

(g.) To carry on business as wholesale or retail merchants, importers, exporters, manufacturers' agents, insurance and financial agents and brokers, and ship-chandlers:

(h.) To acquire by purchase, location, lease, exchange, or otherwise, any lands, buildings, and real or personal property of any description, and to construct, hold, sell, mortgage, lease, exchange, or otherwise deal therewith:

(i.) To carry on business as transfer or freight contractors, shipping agents or warehousemen:

(j.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of the Company's property or rights, and which it is not prohibited by law from carrying on:

(k.) To do all such other acts as are incidental or conducive to the attainment of the above objects or any of them, and to exercise generally all such powers as may from time to time be exercisable by it under and by virtue of the "Companies Act" of British Columbia, or of any other Government Act or authority.

H. G. GARRETT,

2455-je2

Registrar of Companies.

"COMPANIES ACT."

No. 16246.

NOTICE is hereby given that "Sunset Peat Company, Limited," was incorporated under the "Companies Act" on the 26th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 1183 Forty-first Avenue East, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on a general business of operating a peat plant, with machinery, drying-sheds, and all equipment necessary to the processing of peat-moss, and any similar or other business usually incidental thereto or deemed beneficial to the attainment of the objects of the Company:

(b.) To buy, sell, deal in any manner, either directly or indirectly, or as a manufacturer, commission agent, broker, or in any other manner, in all and every kind of peat-moss and equipment used in connection with or incidental to the Company's objects:

(c.) To operate any peat plant, either directly or indirectly, or on lease, joint division on sharing of profits or privileges, or any other terms or conditions deemed beneficial to the Company from time to time.

H. G. GARRETT,

2452-je2

Registrar of Companies.

"COMPANIES ACT."

No. 16249.

NOTICE is hereby given that "Zeballos Engineering Company, Limited," was incorporated under the "Companies Act" on the 28th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Room 1718, Marine Building, 355 Burrard Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of iron-founders, electrical and mechanical engineers (subject to the "Engineering Act"), machinists, and dealers in and manufacturers of plants, engines, and other machinery, tool-makers, brass-founders, metal-workers, boiler-makers, millwrights, machinists, iron and steel converters, founders, smiths, steam and gas fitters, wood-workers, builders, painters, metal-lurgists, carriers, and merchants; to buy, sell, manufacture, repair, convert or alter, let or hire, and deal in engines, machinery, implements, rolling-stock, and hardware of all kinds, and to carry on any other business (manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with the above, or otherwise calculated, directly or indirectly, to enhance the value of any of the Company's property for the time being:

(b.) To undertake and execute any contracts for works involving the supply or use of any machinery, and to carry out any ancillary or other works comprised in such contracts.

H. G. GARRETT,
2462-je2 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2442.

I HEREBY CERTIFY that "Lions' Gate Riding and Polo Club" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-sixth day of May, one thousand nine hundred and thirty-eight.

[L.S.] H. G. GARRETT,
Registrar of Companies.

The objects of the Society are: To continue and carry on the activities heretofore carried on by the unincorporated social club or body known as "Lions' Gate Riding and Polo Club"; the improvement and encouragement of riding; the encouragement of ownership of horses; the promotion of amateur sports, particularly in the sphere of horsemanship; to hold horse-shows; to hold amateur race-meets, polo matches and contests; to establish and maintain race-tracks and barns for the stabling of horses; to establish and maintain for its members and their guests a club-house, reading-room, library, and a place for social meetings and general recreations; to hold and own property, both real and personal; and to perform and do all and everything that is necessary to advance the interests for which the Society is formed.

2452-je2

"COMPANIES ACT."

No. 16253.

NOTICE is hereby given that "Fruit-O-Wheat Company, Limited," was incorporated under the "Companies Act" on the 31st day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 507 Metropolitan Building, 837 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire from Walter Miller, Esq., 1976 Twelfth Avenue East, Vancouver, B.C., as a going concern the manufacturing business known as "Fruit-O-Wheat Company,"

and the trade-mark granted by the Dominion Government at Ottawa, and for that purpose to enter into an agreement in writing with Walter Miller aforesaid, already prepared and ready for signature, which for the purpose of identification has the signature of W. M. McKay, solicitor, written on the face thereof, but subject to such amendments as the directors may approve:

(b.) To carry on business as dealers in and producers of Fruit-O-Wheat and cereals of all kinds allied to the said Fruit-O-Wheat, and to manufacture Fruit-O-Wheat in all its branches:

(c.) To carry on business as dealers in meat pies, chicken pies, pork pies, and other pies of every kind and description, sausage rolls and other allied products.

H. G. GARRETT,
2462-je2 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2444.

I HEREBY CERTIFY that "Vancouver Mutual Aid Society" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this thirtieth day of May, one thousand nine hundred and thirty-eight.

[L.S.] H. G. GARRETT,
Registrar of Companies.

The objects of the Society are:—

To make provision by means of subscription for relieving wives, husbands, children, and other dependents of a member of this Society by providing a death benefit, not to exceed the sum of three hundred dollars (\$300), for the purpose of defraying expenses involved due to the death of such member; and also provide by additional assessment a total disability benefit for loss of time due to accidental cause to those members who are eligible and wish to obtain same, the total amount payable not to exceed an additional three hundred dollars (\$300) over and above death benefit.

The Society shall not otherwise carry on the business of insurance, and shall not be conducted as a trading or mercantile venture, or for the purpose of commercial gain. 2455-je2

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2443.

I HEREBY CERTIFY that "Animal Welfare Association" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this thirtieth day of May, one thousand nine hundred and thirty-eight.

[L.S.] H. G. GARRETT,
Registrar of Companies.

The object of the Society is: To promote the welfare of animals throughout the Province of British Columbia through the operation of free animal clinics, or by any other means not contrary to the "Veterinary Act." 2455-je2

CERTIFICATES OF INCORPORATION.

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2445.

I HEREBY CERTIFY that "Vancouver Boys Club Association" has this day been incorporated as a society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this first day of June, one thousand nine hundred and thirty-eight.

[L.S.] H. G. GARRETT,
Registrar of Companies.

The objects of the Society are: To take over and operate a club now known as the "Kiwanis Boys Club," Twelfth Avenue East, Vancouver, B.C., and to organize and operate other boys' clubs and juvenile activities. 2463-je10

"COMPANIES ACT."

No. 16244.

NOTICE is hereby given that "Westwood Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 25th day of May, 1938.

The authorized capital of the Company is one hundred thousand dollars, divided into one thousand shares of one hundred dollars each.

The address of its registered office is 406 Royal Trust Building, 626 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,
2463-je10 *Registrar of Companies.*

"COMPANIES ACT."

No. 16254.

NOTICE is hereby given that "Bell-Irving Travel, Limited," was incorporated under the "Companies Act" on the 1st day of June, 1938.

The authorized capital of the Company is thirty thousand dollars, divided into one thousand Class A preference shares of ten dollars each and two thousand Class B common shares of ten dollars each.

The address of its registered office is 738 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire and take over as a going concern the trade and business known as "Bell-Irving Travel Service," presently owned and conducted by Henry Bell-Irving, 738 Hastings Street West, in the City of Vancouver aforesaid, and all assets and liabilities of the said business, and to pay for same either in cash or in fully paid-up shares in the Company:

(b.) To continue the operation and development of said business as a travel agency, inter-bank exchange brokerage, and personal services to travellers:

(c.) To generally develop the tourist trade of the Province by the construction, and where necessary the operation, of roads, trails, etc., to scenic, fishing, and game resorts:

(d.) To own and operate taxicabs, sightseeing buses overland, steam or motor driven vessels on water, and aeroplane or seaplanes in the air, subject to Dominion, Provincial, and local regulations governing same:

(e.) To establish, maintain, and operate automobile garages, aircraft hangars, and landing-fields, and to conduct same to such uses as may be beneficial to the general purposes of the Company:

(f.) To conduct the business of general merchants, both wholesale and retail, and on commission, and to act as brokers in the buying and selling of commodities and services, and generally to carry on any other business whatsoever which the Company may desire or may consider capable of being conveniently carried on in connection with the powers herein contained.

H. G. GARRETT,
2463-je10 *Registrar of Companies.*

"COMPANIES ACT."

No. 16256.

NOTICE is hereby given that "Paragon Hat Manufacturing Company, Limited," was incorporated under the "Companies Act" on the 3rd day of June, 1938.

The authorized capital of the Company is two hundred and fifty thousand dollars, divided into twenty-five thousand preference shares of ten dollars each.

The Company is also authorized to issue one hundred and fifty thousand shares without nominal or par value.

The address of its registered office is 409-10 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of hat and cap manufacturers in all its branches:

(b.) To carry on the business of manufacturers, wholesalers, retailers, importers, and exporters of hats, caps, felts, cloth, clothes, textile fabrics, boots and shoes, leather, silk, woollen, rayon, and cotton goods, furs, and other articles of and commodities of personal and household use and consumption, and generally of and in all manufactured goods, materials, provisions, and produce:

(c.) To carry on all or any of the businesses following, namely: Cotton spinners and doublers, flax, hemp, and jute spinners, linen manufacturers, flax, hemp, jute, fur, and wool merchants, wool-combers, worsted spinners, woollen spinners, yarn merchants, worsted stuff manufacturers, bleachers, dyers, and cleaners, makers of dyeing and bleaching materials, and to purchase, comb, prepare, spin, blow, dye, and deal in fur, flax, hemp, jute, wool, cotton, silk, and other fibrous substances, and to weave, blow, or otherwise manufacture, buy and sell, and deal in cloth, felt, linen, wool, fur, hair, rubber, and other goods and fabrics, whether textile, felted, netted, looped, natural, or otherwise:

(d.) To carry on the trades or businesses of cattle, sheep, rabbit, and fur farmers, warehousemen, wharfingers, general carriers, and forwarding agents.

W. L. LLEWELLYN,
2468-je10 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 16255.

NOTICE is hereby given that "Continental Sales Co., Ltd.," was incorporated under the "Companies Act" on the 2nd day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 101 Royal Trust Building, 626 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To engage in the business of buying, selling, trading, manufacturing, and operating automatic amusement-machines of all descriptions:

(b.) To manufacture, dispose of, maintain, and operate amusement attractions of all descriptions:

(c.) Generally to carry on an agency, trading, and mercantile business, and act as commission, selling agents, factors, and brokers in all classes of amusement and other automatic devices:

(d.) To conduct and carry on the business of general merchants, both wholesale and retail, and on commission as brokers, in buying and selling of merchandise of all kinds.

H. G. GARRETT,
2464-je10 Registrar of Companies.

"COMPANIES ACT."

No. 16258.

NOTICE is hereby given that "Passion Distributors, Limited," was incorporated under the "Companies Act" on the 6th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 525 Seymour Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on all or any of the businesses of merchants, manufacturers, exporters, importers, and dealers in beverages of all kinds, exclusive of intoxicating beverages:

(b.) To buy, sell, manipulate, and deal in, both retail and wholesale, and to manufacture

and distribute fruit-juices, aerated and mineral waters, and other commodities, articles, and things used in the manufacture of drinks and beverages, or which can conveniently be dealt in by the Company in connection with any of its objects:

(c.) To manufacture and deal in dispensing and vending machines for the sale and distribution of beverages, and to carry on all or any of the businesses of coopers and bottle-stopper makers and distributors.

H. G. GARRETT,
2473-je10 Registrar of Companies.

"COMPANIES ACT."

No. 16259.

NOTICE is hereby given that "Field & Thornton, Limited," was incorporated under the "Companies Act" on the 6th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is at the office of C. F. Davie, K.C., Duncan, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as general or special agents for the distribution, merchandising, and sale of goods, wares, and merchandise, and to buy, sell, lease, and deal in any way with goods, wares, and merchandise as merchants or as agents for other merchants:

(b.) To undertake and carry into effect all such financial, trading, or other operations in connection with the objects of the Company as to the Company may seem advisable, including the investment of the Company's capital in any real or personal property:

(c.) To allot the shares of the Company, credited as fully or partly paid up, as the whole or part of the purchase price of any property, real or personal, or as the whole or part payment for services rendered or to be rendered to the Company, or for any valuable consideration, and as preference shares or otherwise, with power to convert shares issued and allotted as ordinary shares into preference shares:

(d.) To increase or reduce the capital of the Company:

(e.) To distribute the moneys of the Company as the directors shall see fit:

(f.) Generally to do all or any things necessary for the carrying-out of the objects of the Company or conducive to the realization thereof or to the welfare of the Company.

H. G. GARRETT,
2473-je10 Registrar of Companies.

"COMPANIES ACT."

No. 16250.

NOTICE is hereby given that "Greentree Timber Products, Limited," was incorporated under the "Companies Act" on the 28th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1011-1014 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as timber merchants, sawmill proprietors, and loggers, and to buy, sell, prepare for market, import, export, and to deal in timber and wood and wood products of all kinds, and as agents of manufacturers of all kinds of lumber and wood products, and to acquire by purchase, lease, licence, or otherwise timber berths and rights to cut or log timber, and to generally deal in the same, and to construct and operate logging-railways, and to carry on business as ship-owners and charterers and carriers by land and sea:

(b.) To secure by purchase, licence, or otherwise howsoever water and water-power, and to turn to account the same:

(c.) To lend money to such persons or companies (subject to section 147 of the said Act) and on such terms and for such purposes as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by such persons or companies:

(d.) To obtain provisional orders or Acts of Parliament for enabling the Company to carry any of its objects into effect and for effecting modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(e.) To create and issue debenture stock, and to issue debentures to the directors, or any of them, to secure moneys owing by the Company to the directors, and to secure past or future advances by the directors to the Company:

(f.) To apply for, accept, take, hold, sell, and dispose of shares, stocks, bonds, debentures, obligations, or other securities of any company or companies, corporation or corporations, individual or individuals, as it may deem fit:

(g.) To dispose of any of the property of the Company to members in specie:

(h.) To amalgamate with any other company having objects altogether or in part similar to those of this Company.

H. G. GARRETT,

2468-je10

Registrar of Companies.

"COMPANIES ACT."

No. 16261.

NOTICE is hereby given that "R. P. Blower & Company, Limited," was incorporated under the "Companies Act" on the 7th day of June, 1938.

The authorized capital of the Company is twenty thousand dollars, divided into one thousand four hundred preference shares of ten dollars each and six hundred common shares of ten dollars each.

The address of its registered office is 1405 Marine Drive, West Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire, hold, buy, sell, mortgage, lease, and deal in, either as principals or agents, real estate and other property in the Dominion of Canada or elsewhere:

(b.) To carry on and undertake any business transaction or operation commonly carried on or undertaken by business, financial, and insurance brokers or agents:

(c.) To transact and carry on all kinds of agency business, and, in particular, in relation to the investment of money, the sale of property, and the collection and receipt of money:

(d.) To acquire and hold, buy, sell, and deal in, either as principals or agents, shares, stocks, debentures, debenture stocks, bonds, obligations, and securities of any company duly constituted or carrying on business within the Dominion of Canada or elsewhere:

(e.) Generally to purchase, take on lease or in exchange, or otherwise acquire any real and personal property, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business:

(f.) To borrow or raise money for the purposes of the Company's business:

(g.) To draw, make, accept, endorse, and negotiate bills of exchange, promissory notes, and other negotiable instruments:

(h.) To mortgage and charge the undertaking and all or any of the real and personal property and assets of the Company present or future, and all or any of the uncalled capital for the time being of the Company:

(i.) To purchase or otherwise acquire and undertake the whole or any part of the business, property, rights, and liabilities of any company or person carrying on or authorized or intended to carry on any business which the Company is authorized to carry on, or owning or being entitled to any property which it is considered desirable for this Company to acquire, and to hold and deal with the shares, stocks, or securities of such company:

(j.) To amalgamate with any other company having objects altogether or in part similar to those of this Company:

(k.) To guarantee the payment of money or the carrying-out of any contract or obligation; but nothing herein shall entitle the Company to carry on the business of guarantee insurance:

(l.) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(m.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular, for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(n.) To pay the expense of and incidental to the foundation and incorporation of the Company, and to remunerate any promoter or director, or any other person, firm, or corporation, for services rendered in or about the foundation or promotion of the Company or the conduct of its business, or the placing or assisting to place, or guaranteeing the placing of, any shares in the Company's capital, or any debentures or other securities of the Company:

(o.) To distribute any of the property of the Company in specie among the members:

(p.) To allot the shares of the Company, credited as fully or partly paid up, as the whole or part of the purchase price for any property, goods, or chattels purchased by the Company, or for any valuable consideration as from time to time may be determined:

(q.) To invest and deal with the money of the Company not immediately required upon such securities and in such manner as from time to time may be determined:

(r.) To do all or any of the matters aforesaid in any part of the world, and either as principals or agents, and either in the name of the Company or of any person, firm, or company as agent for the Company:

(s.) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

H. G. GARRETT,

2474-je10

Registrar of Companies.

"COMPANIES ACT."

No. 16260.

NOTICE is hereby given that "Bullion Holding Company, Limited," was incorporated under the "Companies Act" on the 7th day of June, 1938.

The authorized capital of the Company is seventy-five thousand dollars, divided into seventy-five thousand shares of one dollar each.

The address of its registered office is Room 917, 736 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To adopt and carry into effect an agreement dated the 3rd day of June, 1938, and made between Raymond Franklyn Sharpe and John Arthur Rylands, both of Vancouver, in the Province of British Columbia, which for the purpose of identification has been signed by the said Raymond Franklyn Sharpe:

(b.) To transact all kinds of agency business; to find investments; to carry on business as capitalists, financiers and agents; to purchase, take on lease, or in exchange, or otherwise acquire, sell, manage, develop, lease, dispose of, or otherwise deal with real and personal property of all kinds, and in particular mining interests; to take part in the management, supervision, or control of any real or personal property, or the business or operations of any company or undertaking; to advance money on the security of stocks, shares, debentures, or other negotiable or transferable securities or documents; to subscribe for, underwrite, issue on commission, or otherwise take, hold, and deal in shares and securities of all kinds; to form, constitute, float, assist, and control companies and undertakings; to acquire by purchase, lease, option, or otherwise, and to develop, maintain, and dispose of outright, by lease, option, working, bond, or otherwise, or partly in cash and partly in shares, and to maintain, work, operate, and turn to account, or act as manager for mines, mineral claims, and mining rights, oil wells, oil properties, and natural-gas wells; to construct and operate all plants and appliances necessary to the profitable working of the same or any of them.

H. G. GARRETT,
2474-je10 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2447.

I HEREBY CERTIFY that "Dominoes Club" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Victoria, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this seventh day of June, one thousand nine hundred and thirty-eight.

[L.S.] H. G. GARRETT,
Registrar of Companies.

The objects of the Society are:—

(a.) To promote and encourage the game of basketball and other games of sport, and for the purpose only of furthering the above objects to establish a club to afford its members the means of social intercourse, mutual helpfulness, mental and moral improvement, and rational recreation:

(b.) To provide and maintain a club-house for the use of the members of the club.

2474-je10

"COMPANIES ACT."

No. 16257.

NOTICE is hereby given that "Balcarra Holdings, Limited," was incorporated under the "Companies Act" on the 4th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Room 523, Birks Building, 718 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To buy, or, in any way whatever, acquire real property, chattels, goods, merchandise, agreements for sale of real or personal property, leases, mortgages, bonds, debentures, and securities of every kind, patent rights, trademarks, licences, concessions, water rights, timber licences, mines and mineral claims, vessels, steamships, and real and personal property of every kind whatsoever, and any interest or

right therein, and to hold, manage, operate, sell, mortgage, charge, and in any way whatever deal in, and turn to account the same or any part thereof:

(b.) To loan money on the security of any property in which the Company is authorized to deal:

(c.) To carry on the business of builders and contractors, towing, mining, and merchants in all their branches:

(d.) To act as agent in any lawful transaction for any person, firm, or corporation, and to carry on a general real-estate and brokerage and agency business.

W. L. LLEWELLYN,
2474-je10 *Deputy Registrar of Companies.*

"COMPANIES ACT."

No. 16247.

NOTICE is hereby given that "Morgan & Company (1938), Limited," was incorporated under the "Companies Act" on the 27th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 940 Station Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire from Joseph George Gregory Morgan the business and undertaking of the partnership known as "Morgan & Company," together with all the goods, chattels, and equipment belonging thereto, and to pay the same in cash or shares, or partly in cash and partly in shares:

(b.) To manufacture, buy, sell, import, export, exchange, and generally deal and carry on the business of traders, general storekeepers, carriers, warehousemen, and forwarding agents, manufacturing agents and mercantile agents, wharfingers, wholesalers and retailers in all kinds of asbestos friction products, and automotive equipment and appliances:

(c.) To purchase or otherwise acquire, hold, own, sell, assign, and transfer, or otherwise dispose of, invest, trade, and deal in and with automobiles, motor-cars, trucks, tractors, and other vehicles and parts thereof, and to carry on the business, occupation, and employments of manufacturers and repairers of and dealers in automobiles, motor-cars, trucks, tractors, and other vehicles and parts thereof, and of all and any articles connected with the manufacture and repair thereof, and the sale and disposition thereof:

(d.) Subject to the provisions of the "Insurance Act," to guarantee the obligations of any person or company having dealings with this Company:

(e.) The foregoing clauses shall be read and construed as separate and independent, and shall not be in any way limited by reference to any other clause or to the Company's name.

H. G. GARRETT,
2454-je2 *Registrar of Companies.*

"COMPANIES ACT."

No. 16238.

NOTICE is hereby given that "Valer Holding Co., Ltd.," was incorporated under the "Companies Act" on the 19th day of May, 1938.

The Company is authorized to issue one thousand shares without nominal or par value.

The address of its registered office is Room 1016, Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire real and personal property, and to hold the property so acquired for investment only and not for speculation or trading, and to utilize the funds of the Company to acquire such real and personal property:

(b.) To loan or advance any of the funds of the Company to any shareholder of the Company, or to any other person, firm, or corporation.

The objects set forth in any subclause of this clause shall not, except where the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause of this clause, and the Company shall have full power to exercise all or any of its objects in any part of the world.

H. G. GARRETT,
2440-my26 *Registrar of Companies.*

"COMPANIES ACT."

No. 16237.

NOTICE is hereby given that "Gillette's, Limited," was incorporated under the "Companies Act" on the 19th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 820 Hornby Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To manufacture, buy, sell, and deal in foods, food preparations, bread, biscuits, cakes, candy, canned goods, milk, milk products, meats, fish, sauces, condiments, teas, coffees, groceries, and all other articles of commerce suitable for consumption, and to carry on the business of wholesale or retail confectioners in all its branches:

(b.) To sell and deal in all kinds of beverages, extracts, fruit-syrups, aerated waters, and the like, and to engage in the manufacture and blending of ice-cream and other materials suitable to the business of a soft-drink establishment:

(c.) To engage in a general restaurant business, including as well the dealing in fruits, vegetables, cigars, cigarettes, tobaccos, newspapers, magazines, and all other articles of commerce commonly supplied or dealt in with relation to the aforesaid businesses.

H. G. GARRETT,
2443-my26 *Registrar of Companies.*

"COMPANIES ACT."

No. 16234.

NOTICE is hereby given that "W. A. Akhurst Machinery Company, Limited," was incorporated under the "Companies Act" on the 18th day of May, 1938.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 1702 Sun Building, Pender and Beatty Streets, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on in any part of the world the business of manufacturers' agents dealing in manufactured products of all kinds:

(b.) To make, manufacture, use, operate, instal, service, repair, buy, sell, prepare for market, import, export, and deal in machinery and equipment of all kinds, and all manufactured articles or substances:

(c.) To buy, sell, or otherwise deal in, as jobbers, wholesalers, retailers, or otherwise, all articles or substances which may be the subject of commerce:

(d.) To build, purchase, lease, hire, charter, navigate, use, and operate aeroplanes, seaplanes, cars, wagons, and other vehicles, boats, ships, and other vessels:

(e.) To pay for any property or rights acquired by the Company such consideration as the Company shall think fit, and particularly by shares of the Company, or partly in one way or partly in another.

H. G. GARRETT,
2443-my26 *Registrar of Companies.*

"COMPANIES ACT."

No. 16243.

NOTICE is hereby given that "The Schrader Company, Limited," was incorporated under the "Companies Act" on the 23rd day of May, 1938.

The authorized capital of the Company is twenty thousand dollars, divided into one hundred and fifty common shares of one hundred dollars each and fifty preference shares of one hundred dollars each.

The address of its registered office is Room 311, Bank of Nova Scotia Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire from Noel Mackenzie Macfarlane and Thomas Lionel Hicks, of Vancouver, British Columbia, any patents, licences, concessions, and the like, conferring an exclusive or non-exclusive or limited right to use, buy, or sell electrical or mechanical equipment of any kind:

(b.) To carry on the business of manufacturing electrical and mechanical equipment of all kinds, and in particular, but without limiting the generality of the foregoing, to carry on the business of manufacturing, buying, or selling electrical and mechanical cleaning equipment, and all accessories thereto, and all materials used in connection therewith:

(c.) To carry on the business of cleaners, demothers, and dyers in all its branches:

(d.) To acquire, own, let for use, or sell cleaning equipment of all kinds.

H. G. GARRETT,
2448-my26 *Registrar of Companies.*

"COMPANIES ACT."

No. 16235.

NOTICE is hereby given that "Cumberland Drugs, Ltd.," was incorporated under the "Companies Act" on the 19th day of May, 1938.

The authorized capital of the Company is fifteen thousand dollars, divided into fifteen thousand shares of one dollar each.

The address of its registered office is at the Company's store, Cumberland, Vancouver Island, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of chemists, druggists, dry-salters, oil and colour men, importers, and manufacturers of and dealers in pharmaceutical, medicinal, chemical, industrial, and other preparations, and articles, compounds, cements, oils, paints, pigments, and varnishes, drug, dyeware, paint and colour grinders, makers of and dealers in proprietary articles of all kinds, and of electrical, chemical, photographic, surgical, and scientific apparatus and materials, as wholesalers and retailers:

(b.) To buy, sell, manufacture, refine, manipulate, import, export, and deal in all substances, apparatus, and things capable of being used in any such business as aforesaid, or required by any customers of or persons having dealings with the Company, either by wholesale or retail.

H. G. GARRETT,
2440-my26 *Registrar of Companies.*

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 16236.

NOTICE is hereby given that "Fogg Finance, Ltd.," was incorporated under the "Companies Act" on the 19th day of May, 1938.

The authorized capital of the Company is five thousand dollars, divided into five thousand shares of one dollar each.

The address of its registered office is 855 Columbia Street, New Westminster, B.C.

The objects for which the Company is established are:—

(a.) To acquire and take over the assets and liabilities of the business now carried on by Paul Fogg under the firm-name and style of "Fogg Finance Company," and to allot and issue shares therefor:

(b.) To lend money and negotiate loans:

(c.) To finance the purchase and sale of motor-cars, trucks, trailers, and motor-vehicles of all kinds, tires, automobile parts and accessories, aeroplanes, seaplanes, engines, motor-boats, radios, washing-machines, musical instruments, and goods and chattels of all kinds and description, and to take the security therefor, and to carry on the business of auctioneers and bailiffs:

(d.) To draw, accept, endorse, discount, buy, sell, and deal in bills of exchange, promissory notes, bonds, debentures, coupons, and other negotiable instruments and securities:

(e.) To act as insurance-brokers, and agents for fire, life, marine, accident, guarantee, and indemnity, and all other kinds of insurance, guarantee, and indemnity business:

(f.) To borrow or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property (both present and future), including its uncalled capital, and to purchase, redeem, or pay off any such securities:

(g.) To give any guarantee, subject to the "Insurance Act," for the payment of money by any person, firm, or corporation, or the performance of any obligation or undertaking by any person, firm, or corporation.

H. G. GARRETT,

2440-my26

Registrar of Companies.

"COMPANIES ACT."

No. 16230.

NOTICE is hereby given that "British Canadian Importers (Vancouver), Limited," was incorporated under the "Companies Act" on the 16th day of May, 1938.

The authorized capital of the Company is twenty-five thousand dollars, divided into two thousand five hundred shares of ten dollars each.

The address of its registered office is 507 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire for cash, shares, or debentures, and carry on the business of general importers, exporters, jobbers, distributors, and commission agents in all their respective branches, and to buy, sell, manufacture, and deal in all kinds of goods, stores, consumable articles, chattels, and effects, and in particular in all bakers' and ice-cream manufacturers' supplies, and to transact every kind of agency business, and generally to engage in any business or transaction which may seem to the Company, directly or indirectly, conducive to the interests of the Company:

(b.) To work, construct, and maintain, lease and rent buildings, works, and conveyances of

all kinds suitable for any of the purposes of the Company:

(c.) To purchase, take on lease or licence, obtain options over, and otherwise acquire, sell, and deal with, use, and dispose of any lands, or any interest therein:

(d.) To sell, lease, convert into money, exchange, barter, grant easements, licences, or other rights over, or in any other way realize or dispose of the undertaking, property, assets, and effects of the Company, or any part thereof, for such consideration as may be thought fit, and in particular for shares, stock, or securities of any other company, either fully or partly paid up, and to acquire, hold, and deal with any such shares, stocks, or securities, and to accept payment for any property so sold by instalments:

(e.) To purchase, or otherwise acquire for cash, shares, or debentures, the whole or any part of the business, property, assets, and rights of any company, person, or partnership, subject to any liabilities, carrying on or authorized or intending to carry on any business which the Company is authorized to carry on, or owning or being entitled to any property which it is considered desirable for this Company to acquire or to acquire an interest in, and to acquire, hold, and deal with the shares, stocks, or securities of any such company:

(f.) To allot, credited as fully or partly paid up, the shares or bonds, debentures, or debenture stock of the Company as the whole or part of the purchase price for any property acquired by the Company, or for services or other valuable consideration.

The word "company" in this memorandum when applied otherwise than to this Company shall be deemed to include any partnership or other body of persons, whether corporate or unincorporate and whether domiciled in British Columbia or elsewhere, and the objects specified in each of the paragraphs hereto shall be regarded as independent objects, and accordingly shall be in nowise limited or restricted (except when otherwise expressed in such paragraph by reference to the objects indicated in any other paragraph or the name of the Company), but may be carried out in as full and ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct, and independent company.

H. G. GARRETT,

2439-my26

Registrar of Companies.

"COMPANIES ACT."

No. 16239.

NOTICE is hereby given that "Joy Mines Zeballos, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 19th day of May, 1938.

The authorized capital of the Company is one hundred thousand dollars, divided into two thousand shares of fifty dollars each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

2443-my26

Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"CO-OPERATIVE ASSOCIATIONS ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 389.

I HEREBY CERTIFY that "Powell River & District Co-operative Society" has this day been incorporated as an Association under the "Co-operative Associations Act" and that the denomination of its shares is five dollars each.

The registered office of the Association will be situated at Powell River, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-third day of May, one thousand nine hundred and thirty-eight.

[L.S.]

H. G. GARRETT,

Registrar of Companies.

The objects of the Association are:—

(a.) To promote the economic welfare of its members by utilizing their united funds and united efforts for the purchase, distribution, and production of commodities of the best quality, and for the performance of services in the interest of the members in the most economical way:

(b.) To carry on the business of a store-keeper in all its branches, and, in particular, to buy, sell, manufacture, and deal in goods, stores, articles of consumption or personal use or adornment, and chattels and effects of all kinds, both wholesale and retail; to transact agency business, and to provide services of various kinds for the convenience and advantage of its members:

(c.) To make arrangements with persons engaged in any trade, business, or profession, and others, for the concession to the Association's members, ticket-holders, and others, of

any special rights, privileges, and advantages, and in particular in regard to the supply of goods:

(d.) To own and operate barber-shops, beauty-shops, hotels, rooming-houses, restaurants, lunch-counters, libraries, gas-stations, garages, repair and machine shops:

(e.) To buy, sell, rent, lease, mortgage, or otherwise acquire and dispose of any lands, buildings, machinery, and merchandise of every description; to erect, pull down, alter, or otherwise deal with any building on such land:

(f.) To associate itself with other consumers' co-operative societies throughout the Province, the Dominion of Canada, and countries abroad for purposes of mutual aid:

(g.) To advance the consumers' co-operative movement as a system of business having service for its motive.

2448-my26

"COMPANIES ACT."

No. 16241.

NOTICE is hereby given that "Hay & Fraser, Limited," was incorporated under the "Companies Act" on the 20th day of May, 1938.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 715 Carnarvon Street, New Westminster, B.C.

The objects for which the Company is established are:—

(a.) To acquire and take over as a going concern, the business now carried on at 715 Carnarvon Street, in the City of New Westminster, Province of British Columbia, under the style or firm of "Hay & Fraser," and all or any of the assets and liabilities of the proprietors of that business in connection therewith, and with a view thereto to adopt the agreement referred to in clause 2 of the Company's articles of association, and to carry the same into effect with or without modification:

(b.) To carry on the business of wholesale and retail sheet-metal workers, plumbers, manufacturers, contractors for sheet-metal and plumbing and sanitary fixtures and supplies, heating, air-conditioning, and ventilating plant and supplies, pipe-fitting apparatus, and repairs for heat, light, gas, or water supplies, general contractors and builders:

(c.) To carry on the business of manufacturers and dealers in furnaces, stoves, boilers, lavatories, baths, laundry, and toilet wares, pipes, sanitary apparatus and appliances, plumbing and sheet-metal supplies, and all wares of any type of metal, and to buy, sell, and deal in all such articles and goods or such other articles and goods as the Company may consider capable of being conveniently dealt in, and to manufacture, establish, equip, maintain, and operate factories for the manufacture of articles and goods for any and all such purposes:

(d.) To buy, sell, manufacture, repair, alter, and exchange, let or hire, export and import, and deal as manufacturers, wholesalers, and retailers in all kinds of articles or things which may be required for the purposes of any business herein mentioned, or which may seem possible or capable of being conveniently carried on in connection therewith.

H. G. GARRETT,

2443-my26

Registrar of Companies.

"COMPANIES ACT."

No. 16240.

NOTICE is hereby given that "Canamco, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 19th day of May, 1938.

The authorized capital of the Company is one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,
2443-my26 *Registrar of Companies.*

"COMPANIES ACT."

No. 16264.

NOTICE is hereby given that "Pacific Coffee Shop, Ltd.," was incorporated under the "Companies Act" on the 8th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 102 Pacific Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To establish, buy, sell, exchange, and operate, whether within or without the Province of British Columbia, shops, restaurants, cafés, refreshment-rooms, lunch-counters, and other establishments of every nature whatsoever for the dealing in, preparation, and sale of provisions and goods of every nature whatsoever, and for the dealing in, preparation, and

sale of tea, coffee, cocoa, milk, mineral waters, cordials, soft drinks, and similar drinks of every nature whatsoever, and for the dealing in and sale of tobacco, cigars, cigarettes, confectionery, and other similar goods, and to act as merchants, traders, and commission agents, and to import, export, buy, sell, barter, exchange, pledge, make advances upon, or otherwise deal in goods, produce, articles, and merchandise of every kind and description, and whether by wholesale or retail:

(b.) To carry on the business of farming, fruit-growing, ranching, fruiterers, and green-grocers, bacon factors and merchants, bakers, butchers, meat salesmen, butter factors and salesmen, cheesemongers, corn and flour merchants, cheese factors and agents, dairymen, egg merchants and salesmen, poulterers, and general provision merchants in all their branches, and to transact every kind of agency business:

(c.) To build, acquire, possess, hold, operate, lease, sell, purchase, manage, and convey stores, warehouses, buildings, erections, and plant required for the purposes of the Company, lands, water, privileges and other property:

(d.) To allot, credited as fully or partly paid up, the shares or bonds, debentures or debenture stock of the Company as the whole or part of the purchase price for any property acquired by the Company, or for services or other valuable consideration:

(e.) To make gifts and donations to any person, firm, or corporation for any purpose whatsoever, whether such person, firm, or corporation be a member of this Company or not.

The word "company" in this memorandum, when applied otherwise than to this Company, shall be deemed to include any partnership or other body of persons, whether corporate or unincorporate and whether domiciled in British Columbia or elsewhere, and the objects specified in each of the paragraphs hereto shall be regarded as independent objects, and accordingly shall be in nowise limited or restricted (except when otherwise expressed in such paragraph by reference to the objects indicated in any other paragraph or the name of the Company), but may be carried out in as full and ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct, and independent company.

H. G. GARRETT,
2488-je16 *Registrar of Companies.*

"COMPANIES ACT."

No. 16273.

NOTICE is hereby given that "Bingham's Investigators, Ltd.," was incorporated under the "Companies Act" on the 13th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 314 Standard Bank Building, 510 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

To investigate and obtain information on behalf of any person, body, firm, or corporation requiring any information or assistance with respect to any matter or transaction, whether it be commercial, private, or otherwise, and diligently investigate any or all affairs which requires investigation concerning any matter or thing being of interest to the person, firm, or partnership, in either private or public capacity.

W. L. LLEWELLYN,
2488-je16 *Deputy Registrar of Companies.*

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 16267.

NOTICE is hereby given that "Telkwa Hall, Limited," was incorporated under the "Companies Act" on the 10th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is at the office of Thorp & Hoops, Telkwa, B.C.

The objects for which the Company is established are:—

(a.) To acquire title and ownership from the surviving trustees of the land and premises known as "Telkwa Public Hall," situated on Lots 26 and 27, Block 16, Town of Telkwa, in the Province of British Columbia, Map 817, now registered in the names of Thomas Justis Thorp, John Joseph McNeil, and Louis Schorn, in trust and held by them as trustees for an unincorporated body known as the shareholders of Telkwa Public Hall:

(b.) The promotion of amusement, recreation, educational, and social activities in the district surrounding and embracing the town of Telkwa:

(c.) To construct, rent, lease, provide, occupy, maintain, purchase, acquire, and regulate any suitable buildings, premises, conveniences, and chattels for the purpose of providing a community hall and centre within the district aforesaid:

(d.) To allot any shares of the Company, credited as fully paid or partly paid, as the whole or part of the purchase price or consideration for any property, real or personal, purchased by the Company, or for any other valuable consideration, including personal services, as from time to time may be determined.

H. G. GARRETT,

2485-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16266.

NOTICE is hereby given that "Allen Arts, Limited," was incorporated under the "Companies Act" on the 10th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 103 Barnard Avenue, Vernon, B.C.

The objects for which the Company is established are:—

(a.) To carry on, wholesale and retail, the business of photographers, photographic artists, publishers, printers, engravers, painters, art journalists, stationers, lithographers, artists, news-agents, journalists, holders of exhibitions, picture-makers and picture-framers, in all their branches:

(b.) To buy, sell, manufacture, distribute, import, export, and deal in and with, either by wholesale or retail, photographic supplies, photographs, arts and art supplies, pictures and picture-frames, artists' colours, oils, paints, varnishes, cameras and camera supplies, books, prints, engravings, drawings, writings, paintings, printings, and all materials, articles, and things of a character similar or analogous to the foregoing or any of them or connected therewith, or usually dealt with in connection with any or all of the aforementioned businesses:

(c.) To carry on any other business, whether manufacturing or otherwise, which may seem to be capable of being conveniently carried on with the above or any of them, or calculated, directly or indirectly, to enhance the value of

or render profitable any of the Company's property rights:

(d.) To acquire and undertake the whole or any part of the business property and liabilities of any person or persons, company or corporation carrying on any business which the Company is authorized to carry on, or possessed of properties suitable for the purposes of the Company.

The objects set forth in any subclause of this clause shall not, except when the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause or by the name of the Company, but may be carried out in as full and ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct, and independent Company.

H. G. GARRETT,

2485-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16265.

NOTICE is hereby given that "Speedway Delivery Co., Ltd.," was incorporated under the "Companies Act" on the 8th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 423 Sayward Building, 1207 Douglas Street, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To take over as a going concern the business of Speedway Delivery Co., engaged in the business of a carrier at the said City of Victoria and adjoining districts:

(b.) To act as carriers by land, sea, and air:

(c.) To act as traders, and to deal in all kinds of goods, wares, and merchandise.

H. G. GARRETT,

2485-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16270.

NOTICE is hereby given that "Freehold Royalties No. 7, Ltd.," was incorporated under the "Companies Act" on the 11th day of June, 1938.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 1007 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(1.) To acquire by purchase, lease, permit, grant, or otherwise, and to obtain, own, buy, sell, hold, control, lease, assign, exchange, traffic, and deal in lands, concessions, claims, seams, veins, beds, wells, channels, sands, deposits, springs, and sources of supply of every kind and description containing and producing, or believed to contain or to be capable of containing and producing, petroleum, mineral oils, natural gas, oil-shales, coal, iron, minerals, and natural products of all kinds:

(2.) To acquire by purchase, subscription, or otherwise, and to own, hold, sell, and otherwise dispose of, deal in and deal with oil, mining, or other royalties of whatsoever nature and description, shares, stocks, bonds, debentures, obligations, evidences of indebtedness, and securities issued by any producer thereof, by any public or private company, Government, or municipality, or otherwise, and to exercise any and all voting-powers thereon by duly authorized officers by proxy duly appointed, as fully as a natural person might or could do:

(3.) To assist in the promotion, organization, development, or management of any corporation or company, and to act as employee, agent, or manager of any such corporation, and to carry on the business thereof, and to guarantee, subject to the "Insurance Act," the performance of contracts of any such corporation, or by any person or persons with whom the Company may have business relations:

(4.) To acquire by purchase, or otherwise own, hold, and deal in farming, ranching, grazing, timber, and other lands, limits, and areas, well-sites, drilling, mining, and other locations, water lots, ocean and inland water-frontages, river rights, roadways, means of ingress and egress, and all rights, privileges, franchises, and easements of whatever nature or kind required for the purposes of the Company, or pertaining to, or forming part of any or all of the Company's lands, properties, businesses, interests, and rights, and to deal with the same commercially:

(5.) To prospect for, survey, explore, open, work, develop, and maintain lands, territories, locations, rights, and facilities belonging to or acquired by the Company or otherwise, and for these or any other purposes to equip and employ expeditions and commissions, explorers, experts, and others:

(6.) To search for, win, get, pump, assay, refine, distil, analyse, extract, amalgamate, manipulate, compress, absorb, convert, manufacture, treat, and prepare for market, store, transport, pipe, export, import, sell, buy, exchange, and otherwise deal in petroleum, mineral and other oils, natural gas, coal, auriferous quartz, ore, precious metals and stones, ironstone, copper, silver, lead, timber, mineral, and natural products, substances and matters of all kinds, and the components thereof, whether in the crude or manufactured form, oil and oleaginous products, and goods, ore, gold, bullion, steel, patent fuel, coke, pitch, asphaltum, explosives, dyes, naphtha, medicinal, sanitary, and other preparations, mineral and other materials and products, and without limitation by reason of anything herein contained to engage in the business or businesses or oil and gas producers, refiners, distillers, metallurgists, pharmaceutical, manufacturing, and general chemists and druggists, analysts, drillers, engineers, miners, farm, ranch, timber, and mine owners, merchants, manufacturers, traders, and dealers in mineral, animal, and vegetable preparations, substances, and matters, and kindred and allied goods and products and by-products, and to carry on any other businesses or operations ancillary thereto, and any other business or businesses, manufacturing or otherwise, which may seem to the Company capable of being conveniently carried on in connection with the foregoing, or any other business of the Company or part thereof, or otherwise calculated, directly or indirectly, to enhance the value of or render profitable all or any of the Company's properties, businesses, interests, or rights for the time being, or which may seem conducive to the objects of the Company, or any of them:

(7.) To manufacture into marketable commodities or otherwise, and to dispose of all residual or by-products resulting from any refining or other operations in which the Company may be engaged.

H. G. GARRETT,

2485-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16262.

NOTICE is hereby given that "The McKay Drug Co., Ltd.," was incorporated under the "Companies Act" on the 8th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 507 Metropolitan Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on a general merchandising business in all its branches:

(b.) To carry on a catering and restaurant business in all its branches:

(c.) To carry on the business of dairying in all its branches:

(d.) To carry on the business of chemists, dry-salters, oil and colour men, importers and manufacturers of and dealers in pharmaceutical, medicinal, chemical, industrial, and other preparations and articles, compounds, cements, oils, paints, pigments, and varnishes, drugs, dyeware, paint and colour grinders, makers of and dealers in proprietary articles of all kinds, and of electrical, chemical, photographic, surgical, and scientific apparatus and materials, subject to the provisions of the "Pharmacy Act," "Revised Statutes of British Columbia, 1936":

(e.) To buy, sell, manufacture, refine, manipulate, import, export, and deal in all substances, apparatus, and things capable of being used in any such business as aforesaid, or required by any customers of or persons having dealings with the Company either by wholesale or retail:

(f.) To do all such things and carry on all such businesses as the Company may think are incidental to the above objects.

H. G. GARRETT,

2477-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16268.

NOTICE is hereby given that "Hastings Securities, Limited," was incorporated under the "Companies Act" on the 10th day of June, 1938.

The Company is authorized to issue twenty-five thousand shares without nominal or par value.

The address of its registered office is 520 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To transact all kinds of agency business, to negotiate loans, to find investments, to carry on business as capitalists, financiers, brokers, and manufacturers' agents; to purchase or otherwise acquire, sell, dispose of, and deal in real and personal property of all kinds, and in particular land, shares, stocks, debentures, securities, book debts, and any interest in real or personal property, and any claims against such property or against any person or company; to advance money on the security of stocks, shares, buy, sell, and deal in warrants, bonds, debentures, bills of lading, warehouse receipts, choses in action, coupons, and other negotiable or transferable or non-negotiable securities or documents; to subscribe for, underwrite, issue on commission, or otherwise take, hold, and deal in shares and securities of all kinds; to carry on the business as promoters, and to form, constitute, float, assist, and control companies and undertakings:

(b.) To purchase, take on lease, or in exchange, or otherwise acquire any real or personal property, and to sell, improve, manage, develop, lease, dispose of, turn to account, or otherwise deal with the same:

(c.) To buy, sell, or otherwise dispose of, hold, own, manufacture, produce, export and import, and deal in, either as principal or agent, and upon commission, consignment, or otherwise, both at wholesale and retail, goods, wares, products, and merchandise of any kind and nature whatsoever, and to do a general commission merchants' merchandise brokerage, selling agents' and factors' business in goods, wares, and merchandise dealt in by the Company:

(d.) To act as insurance-brokers, insurance adjusters, and agents for fire, life, marine, and accident, guarantee, indemnity and all other kinds of insurance:

(e.) To lend money and negotiate loans; to draw, accept, endorse, discount, buy, sell, and deal in bills of exchange, drafts, and promissory notes; subject to the "Insurance Act," to guarantee the payment of money or the performance of any obligation or undertaking:

(f.) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with this business, or calculated, directly or indirectly, to enhance the value or render valuable any of the Company's properties or rights:

(g.) To acquire or undertake the whole or any part of the business, property, and liabilities of any person, partnership, or company carrying on business which this Company is authorized to carry on, or possessed of property suitable for the purpose of this Company:

(h.) To borrow money, and to secure same by mortgage, debenture, pledge, or otherwise:

(i.) To do all or any of the above things in any part of the world as principals, agents, or contractors, or by or through trustees, agents, or otherwise, and either alone or in conjunction with others:

(j.) To distribute any of the property of the Company in specie among its members.

H. G. GARRETT,

2485-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16263.

NOTICE is hereby given that "Roy J. Hyndman, Limited," was incorporated under the "Companies Act" on the 8th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 818 Rogers Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as insurance agents dealing in insurance of all kinds:

(b.) To carry on business as real estate and financial agents and brokers:

(c.) To acquire, improve, manage, work, develop, lease, mortgage, sell, dispose of, turn to account, and otherwise deal with properties of all kinds.

H. G. GARRETT,

2477-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16269.

NOTICE is hereby given that "Selected Golds, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 10th day of June, 1938.

The authorized capital of the Company is two hundred and fifty thousand dollars, divided into one hundred thousand preferred shares and four hundred thousand common shares of fifty cents each.

The address of its registered office is Room 4, B.C. Mining Building, 402 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral

whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

2485-je16

Registrar of Companies.

"COMPANIES ACT."

No. 16272.

NOTICE is hereby given that "B.C. Lime Products, Limited," was incorporated under the "Companies Act" on the 13th day of June, 1938.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each.

The address of its registered office is Suite 18, 423 Hamilton Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire and take over the leases and leasehold rights and privileges of Catherine E. M. Dickson, expressed in two certain leases from the Minister of Lands of the Province of British Columbia to the said Catherine E. M. Dickson bearing date the 11th day of May, 1938, respectively, and all or any of the assets and liabilities of the said Catherine E. M. Dickson concerned therein, and with a view thereto of entering into the agreement expressly made between the said Catherine E. M. Dickson and B.C. Lime Products, Limited, dated the 28th day of May, 1938, a copy of which agreement has been initialled by Mr. W. E. Banton, a solicitor of the Supreme Court of British Columbia, for purposes of identification, and to carry the same into effect with or without modification:

(b.) To acquire by lease, purchase, or otherwise lands containing or supposed to contain, lime, marble, sand, stone, granite, or other fertilizer and (or) building stone, also any mines, mining rights, and metalliferous lands in the Province of British Columbia or elsewhere, and any interest therein; and to explore, work, exercise, develop, and turn to account the same:

(c.) To carry on business as manufacturers of and wholesale and retail dealers in lime, fertilizer materials, cement, mortar, concrete, and building materials of all kinds, and as builders and contractors for the execution of work of all kinds in the construction of which concrete, cement, lime, limestone, marble, mortar, or other building material is required:

(d.) To crush, win, get, quarry, smelt, calcine, refine, press, amalgamate, manipulate, and prepare for market lime, fertilizer materials, and other metal and mineral substances of all kinds, and to carry on any other metallurgical operations which may seem conducive to any of the Company's objects:

(e.) To carry on the business of manufacturers of lumber, shingles, and all log and timber products, including the cooperage business in all its branches, and to erect, own, lease, and operate mills and factories for such purposes; to generate steam and electrical energy and all other kinds of heat, light, and power from the combustion of sawmill refuse and from any other material which is now or may hereafter be known as suitable for such purposes, and to manufacture any and all kinds of products and by-products from wood, and to sell or otherwise dispose of the same:

(f.) To amalgamate with any other company having objects altogether or in part similar to those of this Company.

W. L. LLEWELLYN,

2488-je16 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 16274.

NOTICE is hereby given that "Comox Estates, Limited," was incorporated under the "Companies Act" on the 13th day of June, 1938.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1008 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire by purchase, lease, exchange, option, or otherwise, and generally to deal and traffic in lands, buildings, hereditaments of any tenure or description, goods, chattels, equipment, and machinery, timber and timber rights, mines and mining rights, and any estate or interest therein, and any rights over or connected therewith, and to turn the same to account as may seem expedient, and in particular, without limiting the generality of the foregoing words, by preparing building-sites and by constructing, reconstructing, altering, improving, decorating, and furnishing houses, flats, apartments, offices, factories, warehouses, shops, wharves, buildings, gasoline service stations, clubs, roads, works, and conveniences of all kinds, and by consolidating or connecting properties, and by leasing and disposing of the same:

(b.) To develop and turn to account any lands, tenements, buildings, hereditaments, or any interest acquired by or in which the Company has any rights, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, maintaining, furnishing, fitting up, and improving buildings, and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement, and by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants, and others:

(c.) To construct, maintain, improve, develop, work, control, operate, and manage any waterworks, gasworks, reservoirs, roads, electric power, heat, and light supply works, telephone works, hotels, restaurants, baths, places of worship, places of amusement, pleasure-grounds, parks, gardens, reading-rooms, stores,

shops, dairies, and other works and conveniences which the Company may think, directly or indirectly, conducive to these objects, and to contribute or otherwise assist or take part in the operation, working, control, and management thereof:

(d.) To carry on all or any of the following businesses, namely: Builders, contractors, decorators, merchants, and dealers in stone, sand, lime, bricks, timber, hardware, and other building requisites, brick and tile and terracotta makers, jobmasters, carriers, licensed victuallers, and house agents:

(e.) To acquire and take over any business or undertaking carried on upon or in connection with any land or building which the Company may desire to acquire as aforesaid or become interested in, and the whole or any of the assets or liabilities of such business or undertaking, and to carry on the same, or to dispose of, remove, or put an end thereto, or otherwise deal with the same as may seem expedient:

(f.) To establish and carry on, and to promote the establishment and carrying on, upon the property in which the Company is interested, of any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the Company's interest in such property, or to facilitate the disposal thereof:

(g.) To lend money, either with or without security, and generally to such persons and upon such terms and conditions as the Company may think fit, and in particular to persons undertaking to build on or improve any property in which the Company is interested, and to tenants, builders, and contractors:

(h.) To carry on a general brokerage business, and to issue on commission, underwrite, subscribe for, take, acquire, and hold, sell, exchange, and deal in shares, stocks, bonds, obligations, or securities of any person, Government authority, or company, and generally to carry on and undertake any business, undertaking, transaction, or operation commonly carried on or undertaken by capitalists, promoters, financiers, insurance-brokers, investigators, concessionaires, agents, and contractors (other than banking or insurance business or trust business as defined by the "Trust Companies Act"):

(i.) To act as agents or attorneys for the management of estates, the investment, handling of loans, payment, transmission, and collection of moneys, rents, and interest, and to carry on a general financial agency, promotion and brokerage business:

(j.) To purchase, acquire, deal in, sell, dispose of, mortgages, charges, agreements for sale of real estate and personal property:

(k.) To carry on a business of fire, life, and marine insurance companies, and agents for any other branch of the insurance business (subject to the laws and regulations in force in the Province of British Columbia, respecting insurance):

(l.) To establish, provide and carry on all kinds of attractions for customers and others and in particular in connection with cafés and sandwich-shops and to provide smoking-rooms, lockers, telephone, stores, shops, lodgings, tournaments, carnivals, and sporting events:

(m.) To carry on the business of general sales in all its branches:

(n.) To carry on the business generally of importers and exporters, both wholesale and retail, in all its branches:

(o.) To dispose of by sale, lease, exchange, mortgage, option, or otherwise howsoever, of any land, tenement, hereditament, goods, chattels, equipment, machinery, or other property of the Company:

(p.) To do all such other things as are incidental or conducive to the attainment of the above objects:

(g.) And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and the intention is that the objects specified in every paragraph of this clause shall (except where otherwise expressed in such paragraph) be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company, and none of such paragraphs nor the objects therein specified nor the powers thereby conferred shall be deemed subsidiary or ancillary merely to the objects mentioned in the first paragraph of this clause, but the Company shall have full power to exercise all or any of the powers conferred by any part of this clause, and notwithstanding that the business, undertaking, property, or acts proposed to be transacted, acquired, dealt with, or performed do not fall within the objects of the first paragraph of this clause.

W. L. LLEWELLYN,
2488-je16 Deputy Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2448.

I HEREBY CERTIFY that "German-Canadian Welfare Society" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eighth day of June, one thousand nine hundred and thirty-eight.

[L.S.]

H. G. GARRETT,
Registrar of Companies.

The objects of the Society are: For the purpose of philanthropic and charity work among the German-speaking people, based on Christian principles, and to render all material and financial aid to those worthy and needy of support and assistance.

2477-je16

"COMPANIES ACT."

No. 16271.

NOTICE is hereby given that "Law-Mac Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 11th day of June, 1938.

The authorized capital of the Company is one hundred thousand dollars, divided into two hundred thousand shares of fifty cents each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise, timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

H. G. GARRETT,

2490-je16

Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2450.

I HEREBY CERTIFY that "The Oliver-Osoyoos Hospital Society" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Oliver-Osoyoos District, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this fourteenth day of June, one thousand nine hundred and thirty-eight.

[L.S.]

H. G. GARRETT,
Registrar of Companies.

The objects of the Society are: To receive and treat persons suffering from disease or requiring surgical or medical attention, and generally to maintain a general hospital in all its branches.

2490-je16

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2449.

I HEREBY CERTIFY that "Pacific Union Mutual Aid Fund" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Mission, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eighth day of June, one thousand nine hundred and thirty-eight.

[L.S.]

H. G. GARRETT,
Registrar of Companies.

The objects of the Society are: To make provision by means of subscriptions against death, relieving the husbands, wives, children, or other dependents of members in an amount not exceeding \$300, but shall not otherwise carry on the business of insurance, and shall not be conducted as a trading or mercantile venture or for the purpose of commercial gain.

2477-je16

EXTRA-PROVINCIAL COMPANIES.

"COMPANIES ACT."

No. 2810A.

NOTICE is hereby given that "Harrisons & Crosfield, Paterson, Fraser, Ltd.," which was incorporated in the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 16th day of May, 1938.

The head office of the Company without the Province is situate at Coristine Building, 410 St. Nicholas Street, Montreal, Quebec.

The head office of the Company in the Province is situate at 1084 Homer Street, Vancouver, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is William Russell Stanners Fraser, Vancouver, B.C.

The paid-up capital of the Company is \$301,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The Company proposes to carry on in the Province the business of buying, selling, manufacturing, producing, importing, exporting, and otherwise dealing in and with industrial raw materials, metals and metal products, chemicals, chemical products, minerals, mineral products, gums, gum products, products of the mines, forests, and agriculture, and products manufactured or produced therefrom, and without in any way limiting the generality of the foregoing, dye-stuffs, cements, superphosphates, soap, fertilizers, paints, varnishes, pigments, polishes, stains, oils, acids, alcohols, rubber, rubber goods and products, medicines, pharmaceutical supplies, chemical and medicinal preparations, articles and compounds, and all goods, wares, and merchandise, and other things which may be conveniently dealt in or with in connection with the Company's business; to construct, acquire, operate, and maintain factories, mills, warehouses, plants, stores, and equipment useful or convenient for the purposes of or in connection with the business of the Company; to purchase, lease, or otherwise acquire, charter, own, maintain, operate, and manage all kinds of steam, sailing, motor, or other vessels, tugs, boats, barges, dredges, lighters, ferries, and watercraft of all descriptions useful or convenient for the purposes of or in connection with the business of the Company.

H. G. GARRETT,
2454-je2 *Registrar of Companies.*

"COMPANIES ACT."

No. 2811A.

NOTICE is hereby given that "International Correspondence Schools Canadian, Limited," which was incorporated in the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 18th day of May, 1938.

The head office of the Company without the Province is situate at 1517 Mountain Street, Montreal, Quebec.

The head office of the Company in the Province is situate care of William Duguid, 12 Savoy Apartments, Victoria, B.C.

The attorney of the Company appointed pursuant to the "Companies Act" is William Duguid, 12 Savoy Apartments, Victoria, B.C.

The paid-up capital of the Company is \$200,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The Company proposes to carry on in the Province the business of contacting residents of the Province of British Columbia, to give vocational information, to outline occupational opportunities, to solicit applications for tuition accepted at the domicile of the International Correspondence Schools Canadian, Limited, at Montreal, in the Province of Quebec, Canada. Contacting employers' and trade associations for the purpose of setting up employee-training programmes through co-operative and co-ordinated arrangements for tuition for selected employees.

H. G. GARRETT,
2439-my26 *Registrar of Companies.*

MISCELLANEOUS.

NOTICE TO CREDITORS.

ESTATE OF BARBARA FARROW, DECEASED.

NOTICE is hereby given that all persons having claims against the estate of Barbara Farrow, late of Grand Forks, British Columbia, who died on the 24th day of April, 1938, are required, on or before the 30th day of June, 1938, to deliver or send by prepaid letter full particulars of their claims to the undersigned, the solicitor for the executor of the will of the said deceased.

And take notice that after the last-mentioned date the executor will proceed to distribute the assets of the estate among the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated at Grand Forks, B.C., this 25th day of May, 1938.

K. A. PINCOTT,
Solicitor for the above-named Executor.
Grand Forks, B.C. 2457-je2

"INSURANCE ACT."

NOTICE is hereby given that the Alliance Assurance Company, Limited, has appointed Maurice Rattray or Adrian Joseph Moyls, of 448 Seymour Street, Vancouver, as its attorney for the purposes of the "Insurance Act," in place of Anderson & Miskin, Limited, of Vancouver, B.C.

Dated this 20th day of May, 1938.

H. G. GARRETT,
2441-my26 *Superintendent of Insurance.*

"COMPANIES ACT."

TAKE NOTICE that an application will be made before the presiding Judge in Court at the Court-house, Georgia Street West, Vancouver, B.C., on Monday, the 20th day of June, 1938, at the hour of 10.30 o'clock a.m., or so soon thereafter as counsel may be heard, for an order restoring Vancouver California Oil Company, Limited, to the Register of Companies for British Columbia.

Dated this 2nd day of June, 1938.

A. E. BULL,
2465-je10 *Solicitor for the Petitioner.*

"COMPANIES ACT."

NOTICE is hereby given that Richmond, Oke and Duke, Limited, changed its name on the 14th day of May, 1938, to the name "Oke & Duke, Ltd."

H. G. GARRETT,
2426-my19 *Registrar of Companies.*

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that Curtis & Roy, Limited, changed its name on the 2nd day of June, 1938, to the name "Hunter & Curtis, Limited."

H. G. GARRETT,
2464-je10 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Fraser River Bridge Company, Limited, changed its name on the 2nd day of June, 1938, to the name "Coast Construction Company, Limited."

H. G. GARRETT,
2464-je10 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Central Zeballos Gold Mines, Limited (Non-Personal Liability), changed its name on the 2nd day of June, 1938, to the name "Zeballos Investments, Limited (Non-Personal Liability)."

H. G. GARRETT,
2464-je10 *Registrar of Companies.*

"INSURANCE ACT."

NOTICE is hereby given that the New England Fire Insurance Company was licensed on the 6th day of June, 1938, under the "Insurance Act," to undertake within the Province of British Columbia fire insurance, and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, aircraft insurance (limited to loss or damage to the property caused by falling aircraft), property-damage insurance (limited to loss or damage to the property caused by earthquake, or by vehicles, or by explosion of natural or other gas, or by bombardment, invasion, insurrection, riot, civil war or commotion or military or usurped power), sprinkler-leakage insurance, and weather insurance (limited to loss or damage to the property through wind-storm, cyclone, tornado, or hail), until the last day of February, 1939.

Its head office is situate at 404 Hastings Street West, Vancouver, and Frank Parsons, of the same address, is the attorney appointed by it under the said Act.

Dated this 6th day of June, 1938.

H. G. GARRETT,
2472-je10 *Superintendent of Insurance.*

"COMPANIES ACT."

TAKE NOTICE that an application will be made before the presiding Judge in Court, at the Court-house, Georgia Street West, Vancouver, B.C., on Monday, the 20th day of June, 1938, at the hour of 10.30 o'clock a.m., or so soon thereafter as counsel may be heard, for an order restoring British Coalina Oil Fields, Limited, to the Register of Companies for British Columbia.

Dated this 2nd day of June, 1938.

A. E. BULL,
2466-je10 *Solicitor for the Petitioner.*

"INSURANCE ACT."

NOTICE is hereby given that the Philadelphia Fire & Marine Insurance Company has appointed J. Hunter Harrison, of Vancouver, as its attorney for the purposes of the "Insurance Act," in place of J. H. Reed, of Vancouver.

Dated this 2nd day of June, 1938.

H. G. GARRETT,
2467-je10 *Superintendent of Insurance.*

MISCELLANEOUS.

"INSURANCE ACT."

NOTICE is hereby given that an amended licence has been issued to the Saskatchewan Mutual Fire Insurance Company in substitution for its existing licence, so that the Company is now authorized to undertake within the Province of British Columbia, on the cash plan, automobile insurance, fire insurance, live-stock insurance, weather insurance (limited to loss or damage to the property through wind-storm, cyclone, tornado, or hail), and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, aircraft insurance (limited to loss or damage to the property caused by falling aircraft), property-damage insurance (limited to loss or damage to the property caused by vehicles, or by bombardment, invasion, insurrection, riot, civil war or commotion, or military or usurped power), and sprinkler-leakage insurance, until the last day of February, 1939.

Dated this 1st day of June, 1938.

H. G. GARRETT,
2467-je10 *Superintendent of Insurance.*

"COMPANIES ACT."

NOTICE is hereby given that Reed Phipps & Company, Limited, changed its name on the 2nd day of June, 1938, to the name "Reed, Phipps and Davies, Limited."

H. G. GARRETT,
2464-je10 *Registrar of Companies.*

"INSURANCE ACT."

NOTICE is hereby given that the North Empire Fire Insurance Company was licensed on the 23rd day of May, 1938, under the "Insurance Act," to undertake within the Province of British Columbia inland-transportation insurance until the last day of February, 1939, in addition to fire insurance, property-damage insurance (limited to loss or damage to property caused by explosion of natural or other gas or by loss or damage to personal effects), sprinkler-leakage insurance, weather insurance (limited to loss or damage to property through wind-storm, cyclone, tornado, or hail), and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, aircraft insurance (limited to loss or damage to the property caused by falling aircraft), property-damage insurance (limited to loss or damage to the property caused by earthquake or by vehicles or by bombardment, invasion, insurrection, riot, civil war or commotion, or military or usurped power), for which it is already licensed.

Dated this 23rd day of May, 1938.

H. G. GARRETT,
2444-my26 *Superintendent of Insurance.*

NOTICE.

HAMMOND (CANADA), LIMITED (IN VOLUNTARY LIQUIDATION).

TAKE NOTICE that a general meeting of the above Company will be held at 302 Water Street, Vancouver, B.C., on Thursday, the 23rd day of June, 1938, at 10 o'clock in the forenoon, for the purpose of having my account laid before the meeting, showing the manner in which the winding-up has been conducted and the property of the Company disposed of.

Dated at Vancouver, B.C., this 14th day of May, 1938.

R. B. ANGEL,
2425-my19 *Liquidator.*

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that Tahsis Packing Company, Limited, whose registered office is situate 609 Bank of Nova Scotia Building, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Nootka Saltery, Limited," at the expiration of four weeks from the date of this notice.

Dated this 2nd day of June, 1938.

2462-je2 H. G. GARRETT,
Registrar of Companies.

IN THE SUPREME COURT OF
BRITISH COLUMBIA.

In the Matter of Lot 4, Block 7, of Lot 4589, Kootenay District, British Columbia, Map 792.

TAKE NOTICE that in pursuance of a petition of Joseph Mora, filed in this Court under the "Quieting Titles Act," a Judge of the said Court will, after the expiration of four weeks from the first publication of this notice, unless cause is shown to the contrary, grant a declaration establishing fully the title of the said petitioner to the above-described land claimed by the said petitioner.

Dated at Fernie, B.C., this 27th day of May, 1938.

2453-je2 HERCHMER & MITCHELL,
Solicitors for the Petitioner.

"COMPANIES ACT."

NOTICE is hereby given that Bridge River and Cariboo Airways, Limited, changed its name on the 26th day of May, 1938, to the name "Ginger Coote Airways, Ltd."

2452-je2 H. G. GARRETT,
Registrar of Companies.

"COMPANIES ACT."

NOTICE is hereby given that Dentonia Mines, Limited, has appointed Charles H. Reed, of Vancouver, B.C., as its attorney for the purposes of the "Companies Act," in place of Hazel E. Young, of Vancouver, B.C.

Dated this 27th day of May, 1938.

2454-je2 H. G. GARRETT,
Registrar of Companies.

"INSURANCE ACT."

NOTICE is hereby given that the Central Manufacturers Mutual Insurance Company was licensed on the 30th day of May, 1938, under the "Insurance Act," to undertake within the Province of British Columbia inland-transportation insurance until the last day of February, 1939, in addition to automobile insurance (excluding liability for loss or damage resulting from bodily injury to or death of any person), fire insurance, and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, aircraft insurance (limited to loss or damage to the property caused by falling aircraft), property-damage insurance (limited to loss or damage to the property caused by explosion of natural or other gas, or by bombardment, invasion, insurrection, riot, civil war or commotion, or military or usurped power, or by vehicles), sprinkler-leakage insurance, and weather insurance (limited to loss or damage to the property through wind-storm, cyclone, tornado, or hail), for which it is already licensed.

Dated this 30th day of May, 1938.

2460-je2 H. G. GARRETT,
Superintendent of Insurance.

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that The Klein Timber Company, Limited, whose registered office is situate 809 Yorkshire Building, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Cascade Bay Logging Company, Limited," at the expiration of four weeks from the date of this notice.

Dated this 26th day of May, 1938.

2449-my26 H. G. GARRETT,
Registrar of Companies.

"INSURANCE ACT."

NOTICE is hereby given that the General Accident Assurance Company of Canada was licensed on the 23rd day of May, 1938, under the "Insurance Act," to undertake within the Province of British Columbia inland-transportation insurance until the last day of February, 1939, in addition to accident insurance, automobile insurance, boiler and machinery insurance, employers' liability insurance, fire insurance, guarantee insurance, plate-glass insurance, property-damage insurance (limited to loss or damage to property caused by explosion of natural or other gas), public-liability insurance, sickness insurance, sprinkler-leakage insurance, weather insurance (limited to loss or damage to property through wind-storm, cyclone, tornado, or hail), workmen's compensation insurance, and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, aircraft insurance (limited to loss or damage to the property caused by falling aircraft), property-damage insurance (limited to loss or damage to the property caused by vehicles or by bombardment, invasion, insurrection, riot, civil war or commotion, or military or usurped power).

Dated this 23rd day of May, 1938.

2444-my26 H. G. GARRETT,
Superintendent of Insurance.

"COMPANIES ACT."

NOTICE is hereby given that Riverside Golf and Country Club, Limited, whose registered office is situate c/o George McBroom, Esq., Zeballos, B.C., and which carries on its business at Zeballos, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Riverside Club, Limited," at the expiration of four weeks from the date of this notice.

Dated this 26th day of May, 1938.

2443-my26 H. G. GARRETT,
Registrar of Companies.

"INSURANCE ACT."

NOTICE is hereby given that the Maryland Casualty Company was licensed on the 23rd day of May, 1938, under the "Insurance Act," to undertake within the Province of British Columbia aircraft insurance (excluding liability for loss or damage resulting from bodily injury to or death of any person), employers' liability insurance, public-liability insurance, and workmen's compensation insurance until the last day of February, 1939, in addition to accident insurance, automobile insurance (excluding loss or damage to an automobile by fire), boiler and machinery insurance, guarantee insurance, plate-glass insurance, sickness insurance, sprinkler-leakage insurance, and theft insurance, for which it is already licensed.

Dated this 23rd day of May, 1938.

2444-my26 H. G. GARRETT,
Superintendent of Insurance.

MISCELLANEOUS.

NOTICE.

In the Matter of the "Companies Act" (R.S. B.C. 1936, Chap. 42, Sec. 220 (1)) and Atkins & Watson, Limited.

NOTICE is hereby given that a meeting of the creditors of the above-mentioned Company will be held at the head office of the Company, 441 Seymour Street, Vancouver, B.C., on Monday, the 27th day of June, 1938, at the hour of 11 o'clock in the forenoon.

Dated at Vancouver, B.C., this 10th day of June, 1938.

HARRY H. WATSON,
J. M. ATKINS,
Liquidators.

2482-je16

NOTICE.

In the Matter of the "Companies Act" (R.S. B.C. 1936, Chap. 43, Sec. 213) and Atkins & Watson, Limited.

NOTICE is hereby given that by special resolution of the Company, passed on the 10th day of June, 1938, Atkins & Watson, Limited, has resolved to wind up voluntarily, and Harry Holgate Watson and John Milner Atkins have been appointed joint liquidators for the purpose of such winding-up.

Dated at Vancouver, B.C., this 10th day of June, 1938.

HARRY H. WATSON,
J. M. ATKINS,
Liquidators.

2482-je16

"COMPANIES ACT."

NOTICE is hereby given that Trythall Moore & Co., Limited, changed its name on the 10th day of June, 1938, to the name "The Greetings Publishing Company, Limited."

H. G. GARRETT,
Registrar of Companies.

2485-je16

"COMPANIES ACT."

NOTICE is hereby given that a petition for the restoration of Waterloo Gold Mines, Limited (N.P.L.), to the Register of Companies will be presented to His Honour Judge Kelley, local Judge of the Supreme Court in Chambers, at the Court-house, Penticton, B.C., on the 18th day of June, 1938, at 10 o'clock in the forenoon, or so soon thereafter as counsel may be heard.

Dated at Penticton, B.C., this 7th day of June, 1938.

W. A. WOODWARD,
Solicitor for the Petitioner.

2479-je16

"FARMERS' CREDITORS ARRANGEMENT ACT."

NOTICE TO CREDITORS.

In the Matter of a Proposal for a Composition, Extension, or Scheme of Arrangement of Mrs. Nellie Clarke, Farmer.

TAKE NOTICE that Mrs. Nellie Clarke, residing in the County of Yale, in the Province of British Columbia, has submitted to me for the consideration of her creditors a proposal for a composition (or extension of time or scheme of arrangement). A general meeting of creditors will be held at 4 Post Office Building, Penticton, B.C., on the 15th day of July, 1938, at the hour of 11 o'clock in the forenoon.

Dated at Penticton, B.C., this 3rd day of June, 1938.

W. G. WILKINS,
Official Receiver.

2529-je16

MISCELLANEOUS.

"COMPANIES ACT."

NORTH SHORE DRYDOCK COMPANY, LIMITED
(IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that, pursuant to section 215 of the "Companies Act," a general meeting of the members of North Shore Drydock Company, Limited, will be held at the office at the foot of Rogers Street, North Vancouver, B.C., on Wednesday, the 20th day of July, 1938, at 10 o'clock in the morning, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company has been disposed of.

Dated the 10th day of June, 1938.

D. V. GREENWOOD,
Liquidator.

2486-je16

"INSURANCE ACT."

NOTICE is hereby given that The British Northwestern Fire Insurance Company was licensed on the 11th day of May, 1938, under the "Insurance Act," to undertake within the Province of British Columbia public-liability insurance until the last day of February, 1939, in addition to accident insurance, employers'-liability insurance, fire insurance, inland-transportation insurance, plate-glass insurance, property-damage insurance (limited to loss or damage to property caused by the explosion of natural or other gas or by loss or damage to personal effects), sickness insurance, sprinkler-leakage insurance, theft insurance, weather insurance (limited to loss or damage to property through wind-storm, cyclone, tornado, or hail); and, if restricted to insurance of the same property as is insured under a policy of fire insurance of the Company, property-damage insurance (limited to loss or damage to the property by earthquake, or by vehicles, or by bombardment, invasion, insurrection, riot, civil war or commotion, or military of usurped power), aircraft insurance (limited to loss or damage to the property caused by falling aircraft).

Dated this 11th day of May, 1938.

H. G. GARRETT,
Superintendent of Insurance.

2427-my19

"INSURANCE ACT."

NOTICE is hereby given that the Atlas Assurance Company, Limited, was licensed on the 16th day of May, 1938, under the "Insurance Act," to undertake within the Province of British Columbia in respect to property-damage insurance, insurance against loss or damage to property caused intentionally or otherwise until the last day of February, 1939, in addition to accident insurance, automobile insurance, fire insurance, inland-transportation insurance, marine insurance, plate-glass insurance, property-damage insurance (limited to loss or damage to property caused by the explosion of natural or other gas, or by bombardment, invasion, insurrection, riot, civil war or commotion, or military or usurped power), public-liability insurance, sprinkler-leakage insurance, theft insurance, weather insurance (limited to loss or damage to property through wind-storm, cyclone, tornado, or hail); and, if restricted to the same property as is insured under a policy of fire insurance of the Company, there is included under property-damage insurance loss or damage by falling aircraft, vehicles, or earthquake, for which it has already been licensed.

Dated this 16th day of May, 1938.

H. G. GARRETT,
Superintendent of Insurance.

2427-my19

AGRICULTURE.

"FRUIT, VEGETABLES, AND HONEY GRADES ACT."

NOTICE is hereby given that, under authority of section 4 of the "Fruit, Vegetables, and Honey Grades Act," chapter 23 of the Statutes of British Columbia of the year 1937, the following persons, being members of the staff of the Department of Agriculture of the Dominion of Canada, are appointed Inspectors to carry into effect the provisions of the said Act and regulations prescribed thereunder, namely:—

William Charles Gaskell.
George Holmes.
Frederick Cox.
Norman Christy.
Royston Morris Chappell.
Rex Butterfield.
Ferdinand Heckmiller.
Lionel Seymour Metford.
Roderick Belli Bivar.
George Potheary.
Bryson McKay Whyte.
William Read.
William John Hayward.
Lionel Augustine Cresset Kent.
Edward Clarence Dickson.
John Trenchard Fowle.
William Duncan.
Alexander Lawrence Macdonell.
James Hornby.
Joseph Pacy Cleal.
Norley Frederick Tunbridge.
Richard Phillip Locke.
Robert Weastell Tate.
Stephen Henry Temple.
Francis Joseph Watson.
Roy Lace.
James Ewing.
David Maxwell.
Richard Morrison McGowan.
Charles Raymond Wilson.
William Dungate.
Arthur Stanley Edwards.
Hugh Alexander Maclaren.
Gordon Campbell Munro.
James Hellon Drinkwater.
Harold A. Miller.
Albert William Barford.
Charles White.
Earl M. Wilson.
Harry William Rainsley.
Thomas Francis Craft.
William Arthur Reginald Tozer.
William Edward Meek.
Gordon Cecil Oswell.
Edrick Howard Oswell.
Henry Oliver Paynter.
Arthur Stanley Mills.
Kenneth Campbell Tailyour.
John Fenn Roberts.
William Dalziel Walker.
Edwin Arthur Veale.
Rae George Ritchie.
Donald William Irvine Jolley.
William Sargent Fuller.
Frank Horace Ingram.
Humfrey Alfred Blake.
Henry Washington Brown.
William Bell Sanderson.
Ralph Frank Theed.
Harry Clement Howis.
William George Snow.
Cecil John Rippin.
Lionel Lindsay Fudge.
Maurice Cecil Rippin.
Greville F. Berryman.
William Tims Fleet.
Jack Pitt-Brooke.
George Alexander Street.
Van Rensellaer King Dafoc.
Cuthbert William Lintott.
Wilfred Thomas Lambly.
John Wallace McConnachie.
Early Burton Preston.

John Esdale Herbert Witherspoon.
Reginald Noel Atkinson.
Edward V. deLautour.
William George Smith.
James Wilfred Lee.
William Simpson.
Richard Simpson.
Herbert Charles Heaven.
John Chahley.
Frederick Dean.
James Milton Robinson.
Walter Vincent Jackson.
Harry Clifton Carne.
Herbert Fairbank.
Reuben Randall.
Alexander McDougall Hall.
William John Coell.
Thomas H. Bain.
Henry W. Cox.
William James Dawson.
Harry Platt.
Paul Wilfrid Clement.
Raymond Thomas.
Beckford Ashley Shatford.
William McDonald.
Colin Campbell Wallace.
Charles Albert Slaney.
Reginald Victor Downton.

K. C. MACDONALD,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., June 13th, 1938. 2531-je16

NOTICE.

NOTICE is hereby given that, pursuant to the provisions of the "Fruit, Vegetables, and Honey Grades Act," being chapter 23 of the Statutes of British Columbia, 1937, the following regulations made by the Minister of Agriculture on the 8th day of June, 1938, were approved by the Lieutenant-Governor in Council on the 10th day of June, 1938, by Order in Council No. 806.

K. C. MACDONALD,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., June 14th, 1938.

REGULATIONS COVERING FRUIT AND VEGETABLES.

INTERPRETATION.

1. In these regulations, unless the context otherwise requires:—

- (a.) "Aggregate area" means the total area under consideration if assembled into one circular area of the diameter specified:
- (b.) "Car-load" means the minimum quantity or not more than 10 per cent. in excess thereof subject to mixed or straight car-load rates for the kind or kinds of produce, whether or not shipped by rail:
- (c.) "Closed package" means any package, the contents of which cannot be satisfactorily inspected without removing the cover, lid, or other closing device:
- (d.) "Department" means the Department of Agriculture:
- (e.) "Diameter" means the greatest diameter at right angles to the longitudinal axis:
- (f.) "Hand-picked" means the fruit shows no evidence of rough handling or having been on the ground:
- (g.) "Inspection" means inspection by an Inspector appointed under the Act, and "inspected" has a corresponding meaning:
- (h.) "Mature," unless otherwise defined, means the fruit has reached the stage of development which ensures completion of the ripening process:
- (i.) "Produce" means any fruit or vegetable:

- (j.) "Properly packed" means that the produce is not slack or overpressed or otherwise in condition likely to result in permanent damage during handling or in transit. When tarlatan (leno) or cellophane is used, the fruit shall be tightly packed with the leno or cellophane drawn sufficiently tight and secure to prevent any appreciable movement of the fruit:
- (k.) "Smooth" means not ridged, angular, or indented:
- (l.) "Sound" means that at time of packing, loading, or final shipping-point inspection the fruit is free from visible defects known hereinafter as "condition defects" such as decay, breakdown, freezing injury, bitter pit, soft or shrivelled specimens, visible water-core, overripe specimens, brown core, corky core, or other injury affecting the keeping quality:
- (m.) "Stemless fruit" means fruit with no portion of the stem remaining attached and no broken skin at the stem-end:
- (n.) "Superior" means surpassing the average for the variety:
- (o.) "Uniform" means that the fruit in a box shall not be of size range greater than $\frac{1}{4}$ inch in diameter, except that with apples of box-count sizes 138 and smaller the range shall not exceed $\frac{3}{16}$ inch; in order to allow for variations incident to commercial packing, not more than 5 per cent. may be outside the size ranges:
- (p.) "Well-formed" means of a shape characteristic of the variety.

GENERAL.

1. These regulations shall not apply:—

- (a.) To certified seed potatoes as the same are defined by the "Destructive Insect and Pest Act," Canada, or any regulations made in accordance with the provisions of the same:
- (b.) To vegetables with the top leaves attached commonly termed "green vegetables."

2. No person shall:—

- (a.) Transport, pack, advertise, display, or offer for sale, sell, or have in his possession for sale, any produce which has not been graded and inspected and, if in packages, packed and marked in accordance with the provisions of this Act and the regulations thereunder:
- (b.) Offer or accept for shipment, or ship, transport, offer for sale, or sell any produce which is below the minimum grade for such kind of produce, except to a person engaged in the operation of any produce or manufacturing or processing plant:
- (c.) Represent any produce which he packs, offers for sale, or sells in any package to be of a certain grade, variety, or class, unless such produce has been graded and the package marked in accordance with the regulations:
- (d.) Misrepresent the grade, variety, class, or origin of any produce packed, offered for sale, or sold by him in any kind of package:
- (e.) Sell or offer for sale or have in his possession for sale any produce in any package of which the faced or shown surface falsely represents the contents in that more than 10 per cent. of the produce is smaller in size than, or inferior in grade to, or different in variety or maturity from the representation on such faced or shown surface:
- (f.) Sell or offer for sale any produce in any package unless such package is well and properly filled:

(g.) Carelessly handle or destroy produce in the process of packing or in transporting, warehousing, or otherwise dealing therewith:

(h.) Sell, expose, offer for sale, or have in his possession for sale, or use again for packing produce any package previously marked in accordance with the regulations unless he first completely removes, erases, or obliterates the previous marks:

(i.) Without authority:—

(i.) Use any registered number or mark assigned to any other person:

(ii.) Use any brand, stencil, or label designating the owner, packer, or shipper:

(iii.) Alter, efface, or obliterate, or cause to be altered, effaced, or obliterated, wholly or partially, any marks on any package which has been inspected:

(iv.) Mark any package of produce in a manner describing, or relating to the grade of, the contents otherwise than as required by any regulation under this Act.

3. An Inspector detaining under section 6 of the Act any lot of produce or produce packages may at any time and at any place attach thereto a numbered detention tag, and no person shall sell or offer for sale, move, allow or cause to be moved, any such produce or produce packages, or remove such detention tag without the written authority of an Inspector or of the Department.

(a.) Produce under detention and (or) permit issued by an Inspector for shipment or transportation for the purpose of packing in standard packages for sale shall be deemed not subject to the Package Regulations or the Marking Regulations.

4. Forthwith after placing any produce or produce packages under detention, the Inspector shall deliver or mail to the packer, shipper, owner, or person in possession of same, a duly completed form of Detention Notice.

(a.) When the Inspector is satisfied that any such produce or produce packages have been brought into compliance with the provisions of the Act and regulations thereunder, he may release same by issuing a duly completed Detention Release Form.

(b.) The Detention and Release Forms shall be issued in quadruplicate. The original and one copy shall be forwarded by the Inspector to the District Inspector; one copy shall be delivered or mailed to the responsible party and one copy retained by the Inspector.

5. Every person who advertises produce by description thereof shall include in the advertisement the grade, variety, class, origin, and price thereof.

6. No person in possession of or handling produce to or from any railway-car or vessel at any point intermediate to the final destination of the produce shall fail to handle the produce with due care and adequate protection from freezing cold or other condition likely to damage the produce, and it shall not be considered sufficient reason for permitting exposure that a train or a vessel or the produce was delayed. It shall be deemed careless handling:—

(a.) To delay, in any way or for any reason, the movement of produce to or from the railway-car or vessel, or the securing against freezing cold or other condition after such movement, when such delay might or does result in damage:

(b.) To move produce to or from the railway-car or vessel during weather or other condition likely to cause damage to the produce despite all precautions possible to be taken:

(c.) For any person to proceed against the recommendation of an Inspector that the produce should not be exposed or continue to be exposed.

7. No person shall for fresh purposes, pack, transport, ship, sell, offer for sale, or have in possession for sale, any produce for which grades are not provided in the regulations, and which is immature or so diseased or otherwise affected as to be unfit for human consumption.

8. Other than at first inspection "condition defects" shall not apply against the grade of any lot of produce.

(a.) Condition defects of any lot of apples, pears, plums, or cherries shall not apply against the grade at shipping-point, provided the percentage of such defects is stated on the "Confirmation of Sale" or other contract.

9. Vegetables other than those commonly known as green vegetables shall be sold at retail by weight or by the standard package as prescribed in the Package Regulations, or may be sold by the grower thereof by legal measure.

INSPECTION.

1. Every person moving produce for resale except to processing plants:—

(a.) By any vehicle from any areas designated by the Minister:

(b.) By truck through any highway inspection point designated by the Minister, shall submit the produce for inspection.

2. At his discretion the Inspector may issue a release permit for any shipment of produce to move for first inspection to an intermediate or destination point in British Columbia.

3. Every person requiring produce to be inspected shall give adequate notice to the resident Inspector. If there be no resident Inspector, such person shall give at least two days' notice to the Department.

(a.) Inspectors shall make inspections as facilities permit and as nearly as practicable in the order in which applications are received.

4. Produce shall be inspected:—

(a.) At time of packing or loading at an inspection point; or

(b.) If to move under Release Permit, at such place and within such time as may be specified by the Inspector.

5. Every person submitting produce for inspection shall make the produce accessible and so placed as to disclose its quality and condition, and shall render to the Inspectors such assistance as they may require.

6. Where inspection at destination is requested the Inspector may at his discretion inspect and certify that portion of a car-load lot accessible to doorway inspection, and issue his certificate bearing the notation "doorway inspection" or "top and doorway inspection" or issue a "condition" report or a verbal report pending unloading of the produce.

7. If the Inspector has reason to believe that because of latent defects due to climatic or other conditions he is unable to determine the true quality or condition of the produce, he shall postpone inspection thereof for such period as in his judgment seems necessary to enable determination of its true quality or condition.

8. Whenever a person financially interested in the produce is dissatisfied with the determination stated in the original inspection certificate, he may apply for an appeal inspection. Such application shall state the reasons therefor and may be accompanied by a copy of any previous inspection certificate or other information possessed by the applicant regarding the quality or condition of the produce at time of original inspection.

(a.) Should it appear that the reasons stated in such application are unsubstantial or that the quality or condition of the produce has materially changed or that the produce cannot be made accessible for inspection, the application may be denied.

(b.) Inspections requested to determine factors of quality or condition which may have materially changed since the original inspection, or second inspections requested for the

purpose of obtaining an up-to-date certificate but without questioning the correctness of the original certificate, shall not be considered appeal inspections.

9. Inspection certificates shall be issued in quadruplicate; the original and one copy shall be forwarded to the District Inspector; two copies shall be forwarded to the applicant.

10. For each inspection performed a fee shall be paid by the applicant upon delivery of the certificate or in advance of inspection if so required by the Inspector, as follows:—

Per Car-load.

(a.) For shipping-point inspection \$3

(b.) For destination inspection 5

(c.) For appeal inspection 8

Provided, however, that when such inspection proves the original inspection to have been incorrectly certified no fee shall be charged, and the original certificate shall be deemed automatically annulled by issuance of the appeal certificate.

11. These regulations shall not apply to gift shipments of five packages or less, or experimental or exhibition shipments, or such other shipments as may be authorized by the Minister, nor shall they apply to produce shipped out of the Province.

PACKAGES.

1. All produce packages manufactured in British Columbia for use in British Columbia shall be of the dimensions specified in these regulations, except that the Department may authorize the manufacture and experimental use of other packages if identified and distributed as prescribed by such authorization.

2. Produce for which standard packages are provided in these regulations shall be packed only in packages identified in these regulations for each individual kind of fruit or vegetable. Packages hereinafter prescribed but not identified with a certain kind of produce may be used for any produce.

(a.) Fruit for which grades are prescribed by the Act and regulations thereunder, when shipped or transported in bulk, shall be unclosed in one or other of the packages hereinafter standardized for such kind of fruit except that fruit for processing purposes shall be exempt from the provisions of this sub-clause.

(b.) This clause shall not apply to fruit or vegetables under detention and (or) permit issued by an Inspector for shipment or transportation for the purpose of packing in standard packages for sale.

(c.) This clause shall not apply to lettuce being offered for sale or sold in open packages by the grower thereof on an open market.

3. No package shall be used, transported, offered for sale, or sold as a container for produce which is damaged sufficiently that the shipping or marketing quality of the produce packed therein may be injuriously affected, or which is so stained, soiled, warped, or otherwise deteriorated as to materially affect its soundness or appearance.

4. All material manufactured for use in the construction of standard fruit packages made of wood shall be good, sound, seasoned, strong, and clean; and shall be of the dimensions specified in these regulations.

(a.) Material used in the manufacture of boxes, crates, or lugs shall not contain more than one loose knot in each piece of shook, which shall be not more than $1\frac{1}{4}$ inches in diameter, except that in the case of cherry lugs it shall be not more than $\frac{3}{4}$ of an inch in diameter and such knot in any piece of shook shall be at least $\frac{1}{2}$ inch from any edge.

5. Not more than one cleat at each end shall be used under the cover on any box or lug, such cleat to be not more than $\frac{5}{16}$ inch in depth, except that the depth of cleat shall not apply for large-size peaches, apricots, and plums.

6. When fruit is packed in packages having trays or fillers wherein it is intended to have a separate compartment for each fruit, the provisions of these package regulations shall not apply.

7. The following shall be the dimensions as nearly as practicable of the packages specified herein. Unless otherwise stated all dimensions are inside measurements:—

(1.) (a.) Apple Box—2,174 cubic inches:

Length 18 inches.
Width 11½ inches.
Depth 10½ inches.

(b.) Apple Crate—2,261 cubic inches:

Length 17 inches.
Width 14 inches.
Depth of sides 9½ inches.
Depth of ends 11 inches.

(c.) Apple Half-crate—1,143 cubic inches:

Length 13 inches.
Width 11½ inches.
Depth of sides 7¾ inches.
Depth of ends 8¾ inches.

Bevel corner posts and one strip from end to end each top side not exceeding 2 inches in width are permitted in (b) and (c). Sides may be set up from bottom ¾ inch.

(2.) (a.) Pear Box, Green Tomato, and Crab-apple Box — 1,759½ cubic inches:

Length 18 inches.
Width 11½ inches.
Depth 8½ inches.

(b.) Pear Half-box—983 cubic inches:

Length 18 inches.
Width 11½ inches.
Depth 4¾ inches.

(3.) Peach Boxes shall be one or other of the following dimensions:—

Length 18 in., width 11½ in., depth 5 in.
Length 18 in., width 11½ in., depth 4½ in.
Length 18 in., width 11½ in., depth 4 in.
Length 18 in., width 11½ in., depth 3½ in.
Length 18 in., width 11½ in., depth 2½ in.
Length 16¼ in., width 13¾ in., depth 5¾ in.

(4.) Apricot, Plum, and Prune Boxes shall be one or other of the following dimensions:—

*Length 18 in., width 11½ in., depth 3¼ in.
Length 16¼ in., width 13¾ in., depth 5¾ in.
†Length 15 in., width 10¾ in., depth 3⅜ in.

* May be used for apples, single layer.

† Half-inch cleat may be used.

(5.) Cherry Boxes and Lugs shall be one or other of the following dimensions:—

Length 15¾ in., width 11 in., depth 3⅞ in.
*Length 18 in., width 11½ in., depth 3 in.
Length 18 in., width 9 in., depth 4½ in.
†Length 18 in., width 9 in., depth 2¼ in.
Length 13 in., width 6 in., depth 3 in.
Length 16¼ in., width 13¾ in., depth 5¾ in.
‡Length 15 in., width 10¾ in., depth 3⅜ in.

* May be used for peaches or pears, single layer.

† May be used for apricots or plums, single layer.

‡ Quarter-inch cleat may be used.

(6.) Hothouse or Field Tomato Packages shall be one or other of the following dimensions:—

Length 11¾ in., width 9½ in., depth 5½ in.
Length 15¾ in., width 15¾ in., depth 4¾ in.
Length 15¾ in., width 15¾ in., depth 4½ in.
Length 15¾ in., width 15¾ in., depth 4¼ in.
Length 16¼ in., width 13¾ in., depth 5¾ in.
Length 16 in., width 7½ in., depth 6 in.

(7.) Cucumber Boxes shall be one or other of the following dimensions:—

Length 16¾ in., width 13½ in., depth 4½ in.
Length 16½ in., width 9 in., depth 6¾ in.
Length 15¾ in., width 17 in., depth 5¼ in.
Length 18 in., width 11½ in., depth 4 in.
Length 18 in., width 11½ in., depth 4½ in.
Length 18 in., width 9 in., depth 6¾ in.
Length 16 in., width 7 in., depth 6 in.
Length 23 in., width 9 in., depth 6¾ in.

(8.) Cantaloupe Crates shall be one or other of the following dimensions:—

Length 21 in., width 12 in., depth 11½ in.
Length 21 in., width 12 in., depth 4½ in.
Length 21 in., width 12 in., depth 4 in.
Length 21½ in., width 13 in., depth 10 in.
Length 21½ in., width 13 in., depth 6 in.
Length 21½ in., width 13 in., depth 5½ in.
Length 21½ in., width 13 in., depth 5 in.
Length 21½ in., width 13 in., depth 4½ in.
Length 21½ in., width 13 in., depth 4 in.
Length 22¼ in., width 12 in., depth 12 in.
Length 21 in., width 12 in., depth 13 in.
Length 22¼ in., width 13 in., depth 4 in.
Length 22¼ in., width 13 in., depth 4½ in.
Length 22¼ in., width 13 in., depth 5 in.
Length 22¼ in., width 14½ in., depth 5 in.
Length 22¼ in., width 14½ in., depth 5½ in.
Length 22¼ in., width 14½ in., depth 6 in.
Length 18 in., width 15¼ in., depth 12 in.

(9.) (a.) Berry Boxes—67.2 cubic inches:—

Round corners: Inside top band to be 19⅝ by ½ by ⅓; bottom 4⅜ by 4⅜; depth inside 2⅓; thickness of veneer ¼ in., minimum.

Square corners: Inside top band to be 20 by ½ by ⅓; bottom 4⅜ by 4⅜; depth inside 3; thickness of veneer ¼ in., minimum.

(b.) Berry Boxes—33.6 cubic inches:—

Round corners: Inside top band to be 15⅝ by ⅞ by ⅓;

bottom $3\frac{1}{2}$ by $3\frac{1}{2}$; depth inside $2\frac{5}{16}$; thickness of veneer $\frac{1}{26}$ in., minimum.

Square corners: Inside top band to be 16 by $\frac{7}{16}$ by $\frac{1}{30}$; bottom $3\frac{1}{2}$ by $3\frac{1}{2}$; depth inside $2\frac{6}{16}$; thickness of veneer $\frac{1}{26}$ in., minimum.

- (c.) Shallow Hallock—67.2 cubic inches:—
Top 5 by 5; depth inside $2\frac{11}{16}$; depth outside $3\frac{1}{2}$; thickness of veneer $\frac{1}{20}$.
- (d.) Shallow Hallock—33.6 cubic inches:—
Top 5 by 5; depth inside $1\frac{6}{16}$; depth outside $1\frac{7}{8}$; thickness of veneer $\frac{1}{20}$.
- (e.) Shallow Hallock—33.6 cubic inches:—
Top $5\frac{1}{4}$ by $5\frac{1}{4}$; depth inside $1\frac{7}{32}$; depth outside $1\frac{3}{4}$; thickness of veneer $\frac{1}{20}$.
- (f.) Deep Hallock—33.6 cubic inches:—
Top $4\frac{3}{8}$ by $4\frac{3}{8}$; depth inside $1\frac{17}{16}$; depth outside $2\frac{1}{2}$; thickness of veneer $\frac{1}{20}$.
- (g.) Berry Crates shall be one or other of the following:—
12 pints (1 tier).
12 quarts (1 tier).
24 pints (2 or 3 tiers).
24 quarts (2 or 3 tiers).

All crates shall be made of sound wood and free from material defects.

- (10.) 4-Basket Crate:—
Baskets $7\frac{1}{2}$ by $7\frac{1}{2}$ in. (at the top) by $6\frac{1}{2}$ by $6\frac{1}{2}$ in. (at the bottom), $3\frac{3}{4}$ in. deep (measured perpendicularly). Tin tops $7\frac{1}{2}$ by $7\frac{1}{2}$ in. (at the top), $6\frac{1}{2}$ by $6\frac{1}{2}$ in. (at the bottom), and $3\frac{3}{4}$ in. deep (measured perpendicularly). Crates are $15\frac{3}{4}$ in. by $15\frac{3}{4}$ in. by $4\frac{1}{4}$, or $4\frac{1}{2}$, or $4\frac{3}{4}$ in.

- (11.) (a.) 2-Quart Wood Veneer Basket. The bottom of which shall be of the following dimensions and specifications, as nearly as practicable:—

$9\frac{7}{8}$ in. in length and $3\frac{5}{8}$ in. in width and $\frac{3}{8}$ in. in thickness, minimum, with a corner radius to provide for a straight side measurement at the end of $1\frac{7}{8}$ in. and at the side 8 in.; the basket to be constructed over a form measuring $10\frac{3}{4}$ in. in length and $4\frac{1}{4}$ in. in width at top of such depth, including brads, as shall ensure a basket of $3\frac{1}{2}$ inches deep perpendicularly. The veneer measuring 20 to the inch, minimum, and securely fastened by bands; top bands to be $\frac{1}{2}$ inch in width, minimum, measuring twenty to the inch, minimum, securely tacked; bottom bands to be $\frac{3}{8}$ inch in width, minimum, measuring twenty to the inch, minimum, and securely nailed; all bands to be drawn tight so as to fit snugly over the top of form and bottom of basket. If wooden handles are used, they are to be $15\frac{3}{4}$ inches in length, maximum, measuring sixteen to the inch, minimum, and $\frac{3}{4}$ inch in width, minimum, and securely attached with one tack in each side of handle at top band and one nail in each end of handle, fastening securely the handle to the bottom. If a metal handle is used it is to be previously approved by the De-

partment. All material in baskets is to be sound and free from material defects.

- (b.) 6-Quart Wood Veneer Basket. The bottom of which shall be of the following dimensions and specifications, as nearly as practicable:—

$13\frac{3}{4}$ inches in length and $5\frac{7}{8}$ inches in width and $\frac{3}{8}$ inch in thickness, minimum, with a uniform corner radius to provide for a straight line measurement at the end of 2 inches, minimum, and at the side $9\frac{7}{8}$ inches minimum; the basket to be constructed over a form measuring $14\frac{1}{2}$ inches in length and $6\frac{5}{8}$ inches in width at top, with a corner radius of $1\frac{3}{4}$ inches and of such depth, including brads, as shall ensure a basket $4\frac{1}{2}$ inches deep, perpendicularly, the depth of such form exclusive of brads to be not less than $4\frac{5}{16}$ inches. The sides and ends to be of veneer and except as hereinafter provided shall measure sixteen to the inch, minimum, top bands to be $\frac{3}{4}$ inch in width, minimum, measuring sixteen to the inch, minimum, and securely tacked; bottom bands to be $\frac{1}{2}$ inch in width, minimum, measuring sixteen to the inch, minimum, and securely nailed; all bands to be drawn tight so as to fit snugly over top of form and bottom of basket; the handles to be $21\frac{1}{2}$ inches in length, maximum, and 1 inch in width, minimum, measuring eight to the inch, minimum, and securely attached with one tack in each side of the handle at top band and one nail in each end of the handle at bottom band, the veneer for lino or cellophane centre covers to be 2 inches in width, minimum, measuring ten to the inch minimum, the cleats securing lino or cellophane to veneer to be approximately $\frac{1}{2}$ inch in width and 8 inches in length and securely attached, the covers to be constructed so as to fit baskets properly and all material in covers and baskets to be sound and free from material defects.

When made from hard maple, beech, or birch, the thickness of veneer may measure twenty to the inch, minimum; top and bottom bands eighteen to the inch, minimum.

- (c.) 11-Quart Wood Veneer Basket. The bottom of which shall be of the following dimensions and specifications, as nearly exact as practicable:—

$16\frac{5}{8}$ inches in length and $6\frac{5}{8}$ inches in width and $\frac{3}{8}$ inch in thickness, minimum, with a uniform corner radius to provide for a straight line measurement at the end of 2 inches, minimum, and at the side 12 inches, minimum; the basket to be constructed over a form measuring $17\frac{5}{16}$ inches in length and $7\frac{5}{16}$ inches in width at the top, with a corner radius of $1\frac{3}{4}$ inches and of such depth, including brads, as shall ensure a basket 6 inches deep perpendicularly, the depth of such form, exclu-

sive of brads, to be not less than $5\frac{13}{16}$ inches. The sides and ends to be of veneer measuring sixteen to the inch, minimum, top bands to be $\frac{3}{4}$ inch in width, minimum, measuring sixteen to the inch, minimum, and securely tacked; bottom bands to be $\frac{1}{2}$ inch in width, minimum, measuring sixteen to the inch, minimum, and securely nailed; all bands to be drawn tight so as to fit snugly over the top of form and bottom of basket; the handles to be $25\frac{1}{2}$ inches in length, maximum, and $1\frac{1}{4}$ inches in width, minimum, measuring seven to the inch, minimum, and securely attached with one tack in each side of the handle at the top band and two nails in each end of the handle at bottom band, and to be so shaped that pinching of the basket when handles are attached will be avoided; the veneer for leno or cellophane centre covers to be 2 inches in width, minimum, measuring ten to the inch, minimum, the cleats securing leno or cellophane to veneer to be approximately $\frac{1}{2}$ inch in width and 10 inches in length and securely attached; the covers to be constructed so as to fit baskets properly, and all material in covers and baskets to be sound and free from material defects.

(d.) Handles for wood veneer baskets shall be thoroughly dried to shape, showing a decided shoulder where the curve of the handle commences and shall be stiff and strong enough to prevent the basket from bulging out.

(e.) When wire-stitching machines are used in construction of the baskets described in subclauses (11) (a), (b), (c), a reasonable variance in corner radius and top dimensions will be allowed where it is not practicable to adjust machines to meet, in all respects, the provisions of this subclause, but all machine-stitched baskets shall be as securely constructed as if made by hand.

(12). (a.) 6-Quart Wood Veneer Basket Covers:—

Cover—length $15\frac{1}{2}$ inches, width $6\frac{7}{8}$ inches, sides measuring 2 inches wide when properly seasoned; veneer to measure ten to the inch, when two thicknesses are used eighteen to the inch. Ends to measure twelve to the inch. Cleats securing leno or cellophane to the sides to be cut $\frac{1}{2}$ inch wide and 6 inches in length and attached with at least two nails, tacks, or staples, driven not more than 1 inch from the ends.

(b.) 11-Quart Wood Veneer Basket Covers:—

Cover—length $18\frac{1}{2}$ inches, width $7\frac{11}{16}$ inches, sides measuring 2 inches wide when properly seasoned; veneer to measure ten to the inch, when two thicknesses are used eighteen to the inch. Ends to measure twelve to the inch. Cleats securing leno or cellophane to the

sides to be cut $\frac{1}{2}$ inch in width and 6 inches in length and attached with at least two nails, tacks, or staples, driven not more than 1 inch from the ends.

(c.) Tarlatan (leno) or Cellophane Covers:—

To be cut at right angles and with the weave or mesh of the cloth to the following dimensions: 6-quart size—length 20 inches, width 12 inches; 11-quart size—length 24 inches, width 13 inches.

(13.) (a.) Celery Crates shall be one or other of the following dimensions:—

Length $19\frac{1}{2}$ in., width 12 in., depth 18 in.

Length $23\frac{1}{2}$ in., width 12 in., depth 20 in.

Length 22 in., width 9 in., depth 20 in.

(NOTE.—Depth of crates may be increased or reduced according to length of celery.)

(b.) Celery Flats shall be one or other of the following dimensions:—

Length 22 in., width 12 in., depth $3\frac{3}{4}$ in.

Length $28\frac{1}{2}$ in., width 12 in., depth $3\frac{3}{4}$ in.

or depth $4\frac{3}{4}$ in.

or depth $6\frac{3}{4}$ in.

or depth $9\frac{3}{4}$ in.

(14.) Cabbage Crates shall be one or other of the following dimensions:—

Length $15\frac{1}{4}$ in., width 12 in., depth 18 in.

Length 27 in., width 15 in., depth 15 in.

Length $26\frac{1}{2}$ in., width 13 in., depth 17 in.

Length $26\frac{1}{2}$ in., width 17 in., depth $19\frac{1}{2}$ in.

Length $21\frac{1}{2}$ in., width 14 in., depth $13\frac{1}{2}$ in.

*Length 21 in., width $18\frac{1}{2}$ in., depth 13 in.

* May be used for head-lettuce.

(15.) (a.) Head-lettuce Crates shall be one or other of the following dimensions:—

Length $24\frac{1}{2}$ in., width 18 in., depth 13 in.

Length 21 in., width 17 in., depth $13\frac{1}{2}$ in.

Length 22 in., width 18 in., depth 13 in.

(b.) Head-lettuce Flats shall be one or other of the following dimensions:—

Length 24 in., width 26 in., depth 4 in.

Length $28\frac{1}{2}$ in., width 21 in., depth $5\frac{1}{2}$ in.

Length $28\frac{1}{2}$ in., width 11 in., depth $5\frac{1}{2}$ in.

MARKING.

1. Every person who packs, ships, sells, offers for sale, or has in possession for sale any fruit or vegetable in a closed package shall mark the package with his initials and full surname and address (or in the case of a firm or corporation, with the firm or corporate name and address) a proper designation of the grade of the fruit or vegetable as named and defined in the regulations respecting grades.

(2.) Such marks shall include, if the produce be:—

(i.) Apples and pears, the name of the variety.

(ii.) Peaches, other than Yellow Free-stone type, the words "Yellow Cling" or "White Flesh," as the case may be.

(iii.) Cantaloupes, other than salmon flesh type, the words "Green Flesh."

(iv.) Potatoes in packages, the net weight of contents.

(v.) Onions, turnips, carrots, beets, and parsnips in bags, boxes, or crates, the net weight of contents.

(vi.) Onions, when the size is specified, same to be marked on each package or tag.

(vii.) Celery, the number of stalks contained, with a variation allowed of 5 per cent. by count.

(viii.) Potatoes packed by any person or persons other than the person shown as the packer, shipper, or dealer, a number or other mark on each package identifying the packer thereof.

(3.) When potatoes, turnips, or onions are packed for sale in cotton, jute, or mesh bags, the following shall be the standard net weights for such packages:—

(i.) Potatoes—15 lb., 25 lb., 50 lb., 75 lb., and 100 lb.

(ii.) Turnips—50 lb. and 100 lb.

(iii.) Onions—5 lb., 10 lb., 25 lb., 50 lb., and 100 lb.

(4.) The grade of any vegetable shipped in bulk in car-loads shall be included on the invoice, the bill of lading, and the way-bill.

(5.) Spanish type onions grown in British Columbia from imported or certified seed may be so designated only by marking or otherwise employing the words "Spanish type onions grown in British Columbia."

2. Every person who packs, ships, sells, offers for sale, or has in his possession for sale any fruit or vegetable in an open package shall mark the package with the initials of his Christian names and his full surname and address, or in the case of a firm or corporation, with the firm or corporate name and address.

(a.) All marks required on closed packages as provided by these regulations shall also apply to open packages of cantaloupes or celery.

3. In addition to other marks required, all closed packages (except the 4-basket crate) containing fruit (except tomatoes, apricots, prunes, and plums) packed in tiers shall be marked with the number of specimens in each package.

(a.) In addition to other marks required, all closed 4-basket crates containing apricots, prunes, and plums packed in tiers shall be marked with the number of specimens on the top layer of the basket each way as follows: 4 by 4, 4 by 5, 5 by 5, as the case may be. These packs shall not be more than three layers deep. In order to achieve uniformity in sizing the pack may be broken once in each basket.

4. In addition to other marks required, each closed package of field rhubarb shall be marked with the minimum net weight of 42 lb.

5. All marks required by these regulations shall be:—

(a.) Indelible, plain, and of size reasonably in proportion to the size of the package, label, or stencil, one-quarter inch, however, to be the minimum length of letter or figure:

(b.) Placed on one end of boxes, crates, or lugs:

(c.) Placed on the lid, handle, or one end of other packages:

(d.) In the case of bags stencilled, printed, interwoven, or on a suitable tag attached.

(2.) Except that the grade designation shall be marked on the package itself, a label may be used in the case of wood veneer baskets with leno covers if such label is placed directly under and is plainly legible through the leno cover.

GRADES FOR FRUIT AND VEGETABLES.

The following shall be the grades for fruit and vegetables grown and packed in British Columbia for sale in British Columbia:—

APPLES.

Extra Fancy Grade.

1. (a.) (i.) "Extra Fancy," which shall include only sound, mature, clean, smooth, hand-picked, uniform, well-formed apples of one variety;

(ii.) Free from all insect pests, disease, visible water-core, Jonathan Spot, skin broken at the stem, hail-marks, sun-scald, spray-burn, drought-spot, stemless fruit, and from apple-maggot injury if for export;

(iii.) Free from damage caused by bruises, russetting, insect-injury, limb-rub, leaf-mark, skin-punctures, storage-scald, San Jose scale and shall be—

(iv.) Properly packed; tiered if wrapped; if for final sale within Canada may be packed "face and fill," if so marked in addition to grade, e.g., "Extra Fancy F & F";

(v.) Each apple shall have the amount of colour hereinafter specified for apples of this grade.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Handling bruises or box bruises such as are incident to good commercial handling in the preparation of a tight pack not to exceed 1 inch in diameter in the aggregate area.

(ii.) For Rome Beauty only, net-like russetting not exceeding one-half inch in diameter in the aggregate.

(iii.) For Yellow Newtown and Cox Orange only, fine net-like russetting at the base of the stem may overflow therefrom, provided it does not extend beyond a point on the greatest diameter, that it is continuous from the stem bowl, and does not affect more than 10 per cent. of the surface of the fruit in the aggregate.

(iv.) Smooth russetting at the stem-end, when not visible for more than ½ inch when the fruit is placed stem-end down on the flat surface.

(v.) Pansy-spot, when the aggregate area affected does not exceed ½ inch in diameter.

(vi.) Light limb-rub or leaf-mark, when the aggregate area affected does not exceed ¼ inch in diameter.

(vii.) For reinspection of McIntosh and Northern Spy only, one skin-puncture is permitted provided it is not over ⅛ inch in diameter, and provided that not more than 15 per cent. of the specimens in any one box are so affected.

(viii.) From February 1st to the end of the shipping season of each year, slight freckled storage-scald not to exceed an aggregate area of 15 per cent. of the surface.

(ix.) San Jose scale, when no apple is affected with more than two scale-spots and provided further, that not more than 5 per cent. by count of the apples in any package are so affected.

Fancy Grade.

(b.) (i.) "Fancy," which shall include only sound, mature, clean, smooth, hand-picked, uniform, well-formed apples of one variety;

(ii.) Free from Jonathan Spot, skin broken at the stem, drought-spot, stemless fruit, and from apple-maggot injury if for export;

(iii.) Free from damage caused by disease, bruises, russeting, insect-injury, limb-rub, leaf-mark, hail-marks, sun-scald, storage-scald, spray-burn, skin-punctures, San Jose scale, oyster-shell scale, and shall be—

(iv.) Properly packed; tiered if wrapped; if for final sale within Canada may be packed "face and fill," if so marked in addition to grade, e.g., "Fancy F & F";

(v.) Each apple shall have the amount of colour hereinafter specified for apples of this grade.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Scab-spots not to exceed an aggregate area of $\frac{1}{8}$ inch in diameter, except that pinpoint scab shall not be allowed.

(ii.) Handling bruises or box bruises such as are incident to good commercial handling in the preparation of a tight pack not to exceed 1 inch in diameter in the aggregate area.

(iii.) Russeting: Solid up to 10 per cent. of the surface in the aggregate; smooth net-like russeting, or mildew resembling such russeting, up to 25 per cent. of the surface in the aggregate.

(iv.) Leaf-roller up to an aggregate area of $\frac{1}{2}$ inch in diameter, provided it does not deform the fruit.

(v.) Pansy-spot up to an aggregate area of not more than 1 inch in diameter.

(vi.) Two small, well-healed-over stings, in each of which the diameter of the dark discoloration caused thereby, exclusive of any encircling green ring, shall not be more than $\frac{1}{8}$ inch.

(vii.) Limb-rub or leaf-mark up to an aggregate area of $\frac{1}{2}$ inch in diameter.

(viii.) Hail-marks where there is no discoloration, and where the indentations are slight, also hail-marks of a russet character, the aggregate area not to be more than $\frac{1}{2}$ inch in diameter.

(ix.) Sun-scald or spray-burn where the normal colour of the apple is but slightly changed, and there is no blistering or cracking of the skin, and provided that the apple has Extra Fancy Colour for the variety.

(x.) Slight freckled storage-scald not to exceed an aggregate area of 25 per cent. of the surface.

(xi.) Skin-punctures: In McIntosh and Northern Spy varieties only, one skin-puncture is permitted provided it is less than $\frac{1}{8}$ inch in diameter. On reinspection one extra skin-puncture is permitted, provided it is less than $\frac{1}{8}$ inch in diameter. Provided also that in both original inspection and reinspection not more than 20 per cent. of the specimens in any one package are so affected.

(xii.) San Jose or oyster-shell scale, when no apple is affected with more than two scale spots and provided further, that not more than 5 per cent. by count of the apples in any package are so affected.

(xiii.) Where any apple shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

"C" Grade.

(c.) (i.) "C," which shall include only sound, mature, clean, hand-picked, uniform apples of one variety;

(ii.) Free from skin broken at the stem, and from apple-maggot injury if for export;

(iii.) Free from serious damage caused by insect pests, bruises, russeting, insect-injury, limb-rub, leaf-marks, hail-marks, sun-scald, storage-scald,

spray-burn, skin-punctures, disease, drought-spot, San Jose scale, oyster-shell scale, and shall be—

(iv.) Properly packed; tiered if wrapped; if for final sale within Canada may be packed "face and jumble fill" if so marked in addition to grade, e.g., "Cee F & J"; the grade requirement "uniform" in such case to be waived, but the size of apples in the face to be average for the contents.

"Serious Damage." The following shall not be considered as serious damage for the purpose of this grade:—

(i.) Slightly larger handling and box bruises than specified in Fancy, but not soft bruises.

(ii.) Smooth net-like russeting; solid russeting which does not affect in the aggregate more than 25 per cent. of the surface.

(iii.) Leaf-roller which does not affect in the aggregate more than 10 per cent. of the surface.

(iv.) Pansy-spot.

(v.) Four well-healed-over stings, each not to exceed $\frac{1}{8}$ inch in diameter.

(vi.) Malformation which does not affect more than 25 per cent. of the surface of the apple nor depress the surface more than $\frac{1}{4}$ inch.

(vii.) Limb-rub or leaf-mark which does not affect in the aggregate more than 10 per cent. of the surface.

(viii.) Hail-marks which are well healed, the aggregate area affected not to exceed $\frac{1}{2}$ inch in diameter.

(ix.) Sun-scald or spray-burn which does not affect in the aggregate more than 15 per cent. of the surface, and provided the mark has not turned soft.

(x.) Storage-scald not to exceed an aggregate area of 25 per cent. of the surface.

(xi.) In McIntosh and Northern Spy varieties only two skin-punctures are permitted, provided they are less than one-eighth inch in diameter. On reinspection only one extra skin-puncture is permitted, provided it is less than $\frac{1}{8}$ inch in diameter.

(xii.) Scab-spots not to exceed $\frac{1}{2}$ inch in diameter in the aggregate.

(xiii.) Drought-spots, not more than three spots where the surface is only slightly depressed or discoloured, and provided the aggregate area affected does not exceed $\frac{1}{2}$ inch in diameter.

(xiv.) San Jose or oyster-shell scale, when no apple is affected with more than two scale-spots, and provided further that not more than 5 per cent. by count of the apples in any package are so affected.

(xv.) Where any apple shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

No. 3 Grade.

(d.) (i.) "No. 3," which shall include only sound, mature apples of one variety;

(ii.) Free from serious damage caused by bruises, insect-injury, limb-rub, leaf-mark, hail-marks, sun-scald, storage-scald, drought-spot, spray-burn, skin-punctures, and disease;

(iii.) Each apple shall be of a minimum size of 2 inches in diameter, except that the following varieties may be of a minimum diameter of $1\frac{7}{8}$ inches: Cooper Market, Cox Orange, Fameuse or Snow, Golden Russet, Nonpareil, Pommegrise, Ribston, Salome, Jonathan, and Grimes Golden (in order to allow for variations incident to commercial packing, 15 per cent. by count in any package may be below the minimum sizes specified herein) and shall be—

- (iv.) Properly packed.
 - (v.) In this grade, apples of varieties earlier than Duchess may be packed to a minimum size of 2¼ inches in diameter, Duchess 2⅝ inches and Wealthy 2½ inches, without maturing colour; provided that in addition to other marks required the packages are marked "No. 3 Cookers."
 - (vi.) Apples in this grade shall be jumble-packed, unwrapped, and not tiered, and shall not be imported into or shipped out of Canada.
- "Serious Damage." The following shall not be considered as serious damage for the purposes of this grade:—
- (i.) Bruises which do not affect in the aggregate more than 15 per cent. of the surface.
 - (ii.) Leaf-roller, provided it does not deform more than 25 per cent. of the surface of the apple.
 - (iii.) Oyster-shell scale.
 - (iv.) Pansy-spot.
 - (v.) To the extent of five well-healed-over stings.
 - (vi.) Any other insect-injury where skin is not broken and which does not affect in the aggregate more than 15 per cent. of the surface.
 - (vii.) Slightly deformed apples.
 - (viii.) Limb-rub or leaf-mark which does not affect in the aggregate more than 15 per cent. of the surface.
 - (ix.) Hail-marks where skin is not broken and which does not affect in the aggregate more than 15 per cent. of the surface.
 - (x.) Sun-scald which does not affect in the aggregate more than 15 per cent. of the surface, and provided the mark has not turned soft.
 - (xi.) Storage-scald.
 - (xii.) Drought-spots where surface is only slightly depressed or discoloured.
 - (xiii.) Spray-burn.
 - (xiv.) Stem and skin punctures; 15 per cent. of specimens in any lot may be affected with puncture not exceeding ½ inch in diameter in the aggregate on each affected specimen.
 - (xv.) Scab-spots which do not affect in the aggregate more than 15 per cent. of the surface.
 - (xvi.) Russetting.
 - (xvii.) Where any apple shows two or more of the defects permitted the total area affected shall not exceed the maximum allowed for any one defect.

In order to allow for variations incident to commercial grading, handling, and packing in each of the grades Extra Fancy, Fancy, "C," and No. 3, 7 per cent. by count of any lot may be below the requirements of the grade at shipping-point, and 10 per cent. at destination, but not exceeding 5 per cent. shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay; no tolerance however to be allowed for apple-maggot injury in apples for shipment out of Canada.

(NOTE.—See also Clause 6, General Regulations, respecting "Condition Defects" as affecting grade.)

2. The following shall be the minimum colour requirements when packed in grades specified:

	Extra Fancy. Per Cent.	Fancy. Per Cent.
Alexander	50	25
Astrachan	50	15
Baldwin	40	15
Baxter	60	25
Ben Davis	40	15
Canada Red	70	25
Cooper Market	40	15
Cortland	40	15
Cranberry Pippin	40	10
Delicious	50	25

	Extra Fancy. Per Cent.	Fancy. Per Cent.
Fameuse or Snow	40	15
Gano	50	25
Jonathan	40	15
King	40	20
La Salle	40	15
McIntosh	40	15
Milwaukee	40	10
Northern Spy	40	15
Ontario	40	20
Pewaukee	25	10
Rome Beauty	50	15
St. Lawrence	40	10
Salome	40	15
Seek-no-further	40	10
Scarlet Pippin	50	15
Spitzenburg	65	25
Stark, Red	40	20
Stayman Winesap	60	25
Wagener	40	15
Wealthy	40	15
Winesap	70	25
Wolf River	50	15

(b.) Red-cheeked or blush varieties—

	Perceptibly Blushed Cheek.	Tinge of Colour.
Fallawater		
Gravenstein	"	"
Hubbardston	"	"
Maiden Blush	"	"

(c.) Green, yellow, and russet varieties—

	Characteristic.	Characteristic.
Blenheim		
Colvert	"	"
Golden Russet	"	"
Grimes Golden	"	"
Mann	"	"
Rhode Island Greening	"	"
Ribston	"	"
Roxbury Russet	"	"
Stark, Green	"	"
Tolman Sweet	"	"
Yellow Newtown	"	"

(d.) Unspecified varieties

(a.) The percentage of colour specified for red and red striped varieties shall mean the portion of the surface which has reached full characteristic red colour for the variety, and "perceptibly blushed cheek" quite noticeable blush colour.

An apple having solid red or red striped colour of a lighter shade than that considered as full characteristic red colour for the variety may be admitted to a grade, provided it has sufficient additional area covered so that the apple has as good an appearance as one with the minimum percentage of full characteristic red colour for the variety required for the grade. Faded brown stripes shall not be considered as colour.

(NOTE.—The names used are those recognized by standard authorities, in some cases better-known trade-names being substituted or added.)

CRAB-APPLES.

3. The following shall be the grades for crab-apples:—

Fancy Grade.

(a.) "Fancy" which shall include only sound, mature fruit of one variety, free from disease, visible water-core, and shall be properly packed; each crab-apple shall be of the minimum size of 1¼ inches and the Hyslop variety shall have 35 per cent. colour.

"C" Grade.

(b.) "C," which shall include only sound, mature fruit of one variety and shall be properly packed; each crab-apple shall be of the minimum size of 1 inch in diameter.

In order to allow for variations incident to commercial grading, handling, and packing, in each of the grades Fancy and "C," 10 per cent. by count of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

PEARS.

4. The following shall be the grades for pears packed in boxes:—

Extra Fancy Grade.

- (a.) (i.) "Extra Fancy," which shall include only sound, mature, clean, hand-picked, uniform, well-formed pears of one variety;
 (ii.) Free from all insect pests, disease, hail-marks, sun-scald, spray-burn, drought-spots, insect-injury, scald, visible black end;
 (iii.) Free from damage caused by bruises, russeting, limb-rub, leaf-mark and skin-punctures, and shall be—
 (iv.) Properly packed.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

- (i.) Slight handling bruises and box bruises such as are incident to good commercial handling in the preparation of a tight pack.
 (ii.) Characteristic smooth russeting for Clairgeau, Flemish Beauty, Boussock, Bose, Comice, and Winter Nelis varieties.
 (iii.) Russeting which is not characteristic of the variety when the aggregate area is not greater than 15 per cent. of the surface.
 (iv.) Light limb-rub or leaf-mark of a russet character which is not soft and affects an aggregate area not exceeding $\frac{3}{4}$ inch in diameter.
 (v.) In d'Anjou variety only, and in case of reinspection only one skin-puncture is permitted, provided not over $\frac{1}{8}$ inch in diameter, and not more than 10 per cent. of the pears in any one box are so affected.
 (vi.) Where any pear shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

Fancy Grade.

- (b.) (i.) "Fancy," which shall include only sound, mature, clean, hand-picked, uniform, well-formed pears of one variety:
 (ii.) Free from all insect pests, scald, drought-spot, visible black end;
 (iii.) Free from damage caused by bruises, russeting, insect-injury, limb-rub, leaf-mark, hail-marks, sun-scald, spray-burn, skin-punctures, and disease, and shall be—
 (iv.) Properly packed.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

- (i.) Slight handling bruises and box bruises such as are incident to good commercial handling in the preparation of a tight pack.
 (ii.) Characteristic smooth russeting for Clairgeau, Flemish Beauty, Boussock, Bose, Comice, and Winter Nelis varieties.
 (iii.) Russeting which is not characteristic of the variety when the aggregate area is not greater than 25 per cent. of the surface.
 (iv.) Two small, well-healed-over stings, in each of which the diameter of the dark discoloration caused thereby, exclusive of any encircling green ring, shall be not more than $\frac{1}{8}$ inch.
 (v.) Leaf-roller up to an aggregate area of $\frac{1}{2}$ inch in diameter, provided it does not deform the fruit.
 (vi.) For sale and distribution in Canada, oyster-shell scale not exceeding two spots.
 (vii.) Light limb-rub or leaf-mark of a russet character which is not soft and affects an aggregate area not exceeding $\frac{3}{4}$ inch in diameter.

(viii.) Hail-marks where the skin is not broken, where there is no discoloration and where the indentations are slight, also hail-marks of a russet character, the aggregate area not to be more than $\frac{1}{2}$ inch in diameter.

(ix.) Sun-scald or spray-burn where the normal colour of the pear is but slightly changed, and there is no blistering or cracking of the skin.

(x.) Skin-punctures: in d'Anjou variety only, one skin-puncture not exceeding $\frac{1}{8}$ inch in diameter. On reinspection one extra skin-puncture not exceeding $\frac{1}{8}$ inch in diameter; provided that both on first inspection and reinspection not more than 10 per cent. of the pears in any one box are so affected.

(xi.) Where any pear shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

"C" Grade.

- (c.) (i.) "C," which shall include only sound, mature, clean, hand-picked, uniform pears of one variety:
 (ii.) Free from insect pests, scald, visible black end;
 (iii.) Free from serious damage caused by bruises, insect-injury, limb-rub, sun-scald, spray-burn, skin-puncture, drought-spots, hail-marks, disease, and shall be—
 (iv.) Properly packed.

"Serious Damage." The following shall not be considered as serious damage for the purposes of this grade:—

- (i.) Slightly larger handling and box bruises than specified in Fancy, but no soft bruises.
 (ii.) Healed-over stings not to exceed $\frac{1}{2}$ inch in diameter in the aggregate.
 (iii.) Leaf-roller which does not affect in the aggregate more than 15 per cent. of the surface.
 (iv.) For sale and distribution within Canada, oyster-shell scale not exceeding two spots.
 (v.) Limb-rub which does not affect in the aggregate more than 15 per cent. of the surface.
 (vi.) Sun-scald or spray-burn which does not affect in the aggregate more than 15 per cent. of the surface, and provided the mark has not turned soft.
 (vii.) In d'Anjou variety only, two skin-punctures not exceeding $\frac{1}{8}$ inch in diameter; on reinspection one extra skin-puncture not exceeding $\frac{1}{8}$ inch in diameter.
 (viii.) Three drought-spots where the surface is only slightly depressed or discoloured.

(ix.) Hail-marks which are well-healed, the aggregate area affected not to exceed $\frac{1}{2}$ inch in diameter.

(x.) Scab-spots not to exceed an aggregate area of $\frac{1}{2}$ inch in diameter.

(xi.) Slightly deformed pears, provided not more than 25 per cent. of the surface is affected.

(xii.) Where any pear shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

No. 3 Grade.

- (d.) (i.) "No. 3," which shall include only sound pears of one variety;
 (ii.) Free from serious damage caused by bruises, insect-injury, limb-rub, leaf-mark, hail-marks, sun-scald, spray-burn, skin-punctures, drought-spot, disease, and visible black end;
 (iii.) Each pear shall be of minimum size of $1\frac{1}{2}$ inches in diameter, except for Seckel variety the minimum

size shall be 1 inch in diameter, and shall be—

(iv.) Properly packed.

(v.) Pears of this grade shall be unwrapped and jumble packed in closed pear-boxes and shall not be shipped out of Canada.

"Serious Damage." The following shall not be considered as serious damage for the purposes of this grade:—

(i.) Bruises which do not affect in the aggregate more than 15 per cent. of the surface.

(ii.) Russetting.

(iii.) Leaf-roller, provided it does not deform more than 25 per cent. of the surface.

(iv.) Oyster-shell scale.

(v.) Any other insect-injury where skin is not broken and which does not affect in the aggregate more than 15 per cent. of the surface.

(vi.) Limb-rub or leaf-mark which does not affect in the aggregate more than 15 per cent. of the surface.

(vii.) Hail-marks where skin is not broken and the aggregate area affected is not more than $\frac{3}{4}$ inch in diameter.

(viii.) Sun-scald or spray-burn which does not affect in the aggregate more than 15 per cent. of the surface, and provided the mark has not turned soft.

(ix.) Skin-punctures: 15 per cent. of pears in lot may be affected with punctures not exceeding $\frac{1}{8}$ inch in diameter. In d'Anjou only, two skin-punctures not exceeding $\frac{1}{8}$ inch in diameter. On reinspection one extra skin-puncture not exceeding $\frac{1}{8}$ inch in diameter.

(x.) Drought-spots where surface is only slightly depressed or discoloured.

(xi.) Scab-spots which do not affect in the aggregate more than 15 per cent. of the surface.

(xii.) Slightly deformed pears.

(xiii.) Where any pear shows two or more of the defects permitted the total area affected shall not exceed the maximum allowed for any one defect.

(2.) No pears except Seckel and pickling varieties shall be packed in Extra Fancy, Fancy, and "C" Grades, unless tiered. Pears in any grade except No. 3 may be wrapped or unwrapped.

In order to allow for variations incident to commercial grading, handling, and packing, in each of the grades Extra Fancy, Fancy, "C," and No. 3, 10 per cent. by count of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

PEACHES.

5. The following shall be the grades for peaches:—

Select Grade.

(a.) (i.) "Select," which shall include only sound, uniformly mature, clean, hand-picked, uniform, well-formed peaches of one variety, of superior colour for the variety;

(ii.) Free from all russetting, insect pests, insect-injury, limb-rub, hail-marks, sun-scald, skin punctures or breaks, disease, growth cracks, split stones, gum;

(iii.) Free from damage caused by bruises;

(iv.) Of a minimum size of $2\frac{1}{2}$ inches in diameter, except for peaches packed in standard peach-boxes the minimum size shall be 84 by count for Elberta, J. H. Hale, Valiant, Vedette, and Veteran varieties, and of mini-

mum size 90 by count for other varieties, and shall be—

(v.) Properly packed.

(2.) Peaches otherwise meeting the requirements of this grade but of size-range $1\frac{7}{8}$ to $2\frac{1}{8}$ inches in diameter may be marked "Domestic Select" when packed in wood veneer baskets.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Slight handling bruises and package bruises such as are incident to good commercial handling in the preparation of a tight pack.

In order to allow for variations incident to proper grading and handling not more than 5 per cent. by count of any lot may be below the requirements of this grade, but not to exceed one-half of this tolerance shall be allowed for any one defect.

No. 1 Grade.

(b.) (i.) "No. 1," which shall include only sound, uniformly mature, clean, hand-picked, uniform, well-formed peaches of one variety, of good colour for the variety;

(ii.) Free from all russetting, insect pests, insect-injury, limb-rub, hail-marks, sun-scald, skin punctures or breaks, disease, growth cracks, split stones, gum;

(iii.) Free from damage caused by bruises;

(iv.) Of a minimum size of $2\frac{1}{8}$ inches in diameter, except for peaches packed in standard peach-boxes the minimum size shall be 84 by count for Elberta, J. H. Hale, Valiant, Vedette, and Veteran varieties, and of minimum size 90 by count for other varieties, and shall be—

(v.) Properly packed.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Slight handling bruises and package bruises such as are incident to good commercial handling in the preparation of a tight pack.

No. 2 Grade.

(c.) (i.) "No. 2," which shall include only sound, uniformly mature, clean, hand-picked, uniform, well-formed peaches of one variety;

(ii.) Free from all insect pests, skin punctures or breaks, growth cracks;

(iii.) Free from damage caused by bruises, insect-injury, split-pit, russetting, limb-rub, hail-marks, and disease;

(iv.) Of a minimum size of $1\frac{7}{8}$ inches in diameter, except for peaches packed in standard peach-boxes the minimum size shall be 102 by count, and shall be—

(v.) Properly packed.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Slight handling and package bruises such as are incident to good commercial handling in the preparation of a tight pack.

(ii.) Slightly deformed peaches where not more than 15 per cent. of the surface is affected.

(iii.) Split-pit where not readily apparent.

(iv.) Russetting, provided not more than an aggregate area of 5 per cent. of the surface is affected.

(v.) Limb-rub, provided not more than an aggregate area of 5 per cent. of the surface is affected.

(vi.) Hail-marks, provided not more than an aggregate area of 10 per cent. of the surface is affected, and provided the indentations are slight and the skin is not broken.

(vii.) Mildew, scab, or ink-spot and oak-bug injury, provided not more than an aggregate area of 5 per cent. of the surface is affected.

(viii.) Where any peach shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

No. 3 Grade.

(d.) (i.) "No. 3," which shall include only sound, mature, clean, hand-picked peaches of one variety;

(ii.) Free from worm injury;

(iii.) Free from damage caused by bruises or other means;

(iv.) Of a minimum size of 1½ inches in diameter, and shall be—

(v.) Properly packed.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) All bruises except soft bruises.

(ii.) Russetting.

(iii.) Limb-rub or mildew, provided not more than an aggregate area of 25 per cent. of the surface is affected.

(iv.) Hail-marks, provided they do not cover more than an aggregate area of 25 per cent. of the surface.

(v.) Irregular ripening due to imperfect pollination, provided that not more than 15 per cent. of the surface is affected.

(vi.) Ink-spot or scab, provided not more than an aggregate area of 25 per cent. of the surface is affected.

(vii.) Where any peach shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

In order to allow for variation incident to commercial grading, handling, and packing, in each of the grades No. 1, No. 2, and No. 3, 10 per cent. by count of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

APRICOTS.

6. The following shall be the grades for apricots:—

No. 1 Grade.

(a.) (i.) "No. 1," which shall include only sound, mature, clean, hand-picked, well-formed apricots of one variety, of good colour for the variety;

(ii.) Free from all bruises, insect pests, insect-injury, hail-marks, sun-scald, skin punctures or breaks, disease, split stones, and gum;

(iii.) Free from damage caused by russetting, limb-rub, leaf-marks, spray-burn, growth checks, mechanical or other means;

(iv.) Each apricot shall be of a minimum size of 1¾ inches in diameter, and shall be—

(v.) Properly packed.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Russetting.

(ii.) Apricots with ink-spot similar to freckles.

(iii.) Limb-rub, ¼ inch in the aggregate on the stem end only.

(iv.) Leaf-marks, ¼ inch in diameter in the aggregate.

(v.) Healed-over growth checks, ¼ inch in diameter.

(vi.) Spray-burn, ¼ inch in diameter.

(vii.) Where any apricot shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

No. 2 Grade.

(b.) (i.) "No. 2," which shall include only sound, mature, clean, hand-picked, well-formed apricots of one variety;

(ii.) Free from all insect pests, insect-injury, skin punctures or breaks;

(iii.) Free from damage caused by bruises, russetting, limb-rub, leaf-marks, hail-marks, growth checks, and disease;

(iv.) Each apricot shall be of a minimum size of 1¼ inches in diameter, and shall be—

(v.) Properly packed.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Slight handling and package bruises such as are incident to good commercial handling in the preparation of a tight pack.

(ii.) Russetting.

(iii.) Limb-rub and leaf-mark, not exceeding 15 per cent. of the surface.

(iv.) Hail-marks, not exceeding 15 per cent. of the surface and provided the indentations are slight and the skin is not broken.

(v.) Healed-over growth checks.

(vi.) Apricots with ink-spot similar to freckles.

(vii.) Mildew, not exceeding 15 per cent. of the surface.

(viii.) Slightly deformed apricots where not more than 15 per cent. of the surface is affected.

(ix.) Where any apricot shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

No. 3 Grade.

(c.) "No. 3," shall in all respects be the same as No. 2 except:—

(i.) Hail-marks are allowed provided they do not cover more than an aggregate area of 25 per cent. of the surface.

(ii.) Shall not be packed in the 4-basket crate, and shall not be tiered.

In order to allow for variations incident to commercial grading, handling, and packing, in each of the grades No. 1, No. 2, and No. 3, 10 per cent. by count of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

PLUMS AND FRESH PRUNES.

7. The following shall be the grades for plums and fresh prunes:—

Select Grade.

(a.) (i.) "Select," which shall include only sound, mature, clean, well-formed fruit of one variety, of superior size and colour for the variety;

(ii.) Free from all russetting, insect pests, bruises, stings;

(iii.) Free from damage caused by disease, insects, or other means, and shall be—

(iv.) Properly packed.

(v.) Plums and prunes packed under this grade shall be table-graded.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Any injury from the causes mentioned which is not apparent in the process of proper handling and grading.

In order to allow for variations incident to proper grading and handling, not more than 5 per cent. by count of any lot may be below the requirements of this grade, but not to exceed one-half of this tolerance shall be allowed for any one defect.

No. 1 Grade.

- (b.) (i.) "No. 1," which shall include only sound, mature, clean, well-formed fruit of one variety, of good colour and size for the variety;
 (ii.) Free from all purple-spot, plum-rot, insect pests, insect-injury, limb-rub, leaf-mark, hail-marks, sun-scald, skin-punctures, skin-breaks, disease, growth cracks, drought-spots;
 (iii.) Free from damage, caused by bruises, russetting, superficial cracks, and stemless specimens, and shall be—
 (iv.) Properly packed.

Definition of Terms, "No. 1" Grade:—

(i.) "Good colour for the variety" for Italian type prunes means not less than 75 per cent. characteristic colour; for all other varieties of prunes and for plums means colour characteristic of the variety when mature.

(ii.) "Good size for variety" for Italian type prunes means a minimum size of 1½ inches, being the greatest measurement at right angles to a line running from stem to blossom end.

For plums and prunes when packed in tiers in 4-basket crates, means a minimum size of 5 by 6; for all other plums and prunes, means the normal size of a fully-developed specimen of the variety.

(iii.) "Italian type" means prunes that are "free-stone."

"Damage." The following shall not be considered as damage for the purposes of this grade:—

- (i.) Bruises, slight handling and package bruises such as are incident to good commercial handling in the preparation of a tight pack.
 (ii.) Russetting when the aggregate area is not more than 10 per cent. of the surface.
 (iii.) For peach plums only, a check ¼ inch in length at the calyx end of the fruit is permitted, provided the flesh is not exposed.
 (iv.) Stemless plums or prunes when the stem has been pulled and the skin is not torn beyond the stem basin.
 (v.) Where any plum or fresh prune shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

No. 2 Grade.

- (c.) (i.) "No. 2," which shall include only sound, mature, clean, well-formed fruit of one variety, and of fair colour for the variety;
 (ii.) Free from all insect pests, insect-injury, skin-punctures, purple-spot, plum-rot, skin-breaks, disease;
 (iii.) Free from damage caused by bruises, russetting, limb-rub, leaf-marks, sun-scald, growth cracks, drought, scars, stemless specimens, and shall be—
 (iv.) Properly packed.

Definition of Terms, "No. 2" Grade:—

(i.) "Fair colour for the variety" for Italian type prunes means not less than 50 per cent. characteristic colour.

For all other varieties of prunes and for plums means colour characteristic of the variety when mature.

(ii.) "Italian type" means prunes that are "free-stone."

"Damage." The following shall not be considered as damage for the purposes of this grade:—

(i.) Bruises, slight handling bruises and package bruises such as are incident to good commercial handling in the preparation of a tight pack, and provided that not more than 15 per cent. of the surface is affected.

(ii.) Russetting, not exceeding an aggregate area of 25 per cent. of the surface.

(iii.) Limb-rub or leaf-mark, not exceeding an aggregate area of 15 per cent. of the surface.

(iv.) Hail-marks which slightly indent the fruit and do not affect more than 15 per cent. of the surface in the aggregate.

(v.) Sun-scald, where the normal colour is not materially changed and the skin is not blistered or cracked.

(vi.) Growth cracks, one growth crack not exceeding ¼ inch in length is permitted, provided it is well-healed and shallow.

(vii.) Drought, provided not more than 10 per cent. of the surface is affected.

(viii.) Scars, not to exceed an aggregate area of 15 per cent. of the surface.

(ix.) Stemless plums or prunes, where the stem has been pulled and the skin is not torn beyond the stem basin.

(x.) Where any plum or fresh prune shows two or more of the defects permitted, the total area affected shall not exceed the maximum allowed for any one defect.

In order to allow for variations incident to commercial grading, handling, and packing, not more than 10 per cent. by count or weight of any lot may be below the requirements of No. 1 and No. 2 grades, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

CHERRIES.

8. The following shall be the grades for cherries:—

Select Grade.

- (a.) (i.) "Select," which shall include only sound, mature, hand-picked, clean, sweet cherries of one variety, of superior size and colour for the variety, with stems attached;
 (ii.) Free from insect pests;
 (iii.) Free from damage caused by disease, insect, or other means, and shall be—
 (iv.) Properly packed.
 (v.) Only sweet cherries may be packed under this grade and such shall be table-graded.

"Damage." The following shall not be considered as damage for the purposes of this grade:—

- (i.) Any injury from the causes mentioned which is not apparent in the process of proper grading and handling.

In order to allow for variations incident to proper grading and handling, not more than 5 per cent. by count or weight of any lot may be below the requirements of this grade, but not to exceed one-half of this tolerance shall be allowed for any one defect.

No. 1 Grade.

- (b.) (i.) "No. 1," which shall include only sound, mature, hand-picked, clean cherries of one variety, of good colour and fair size for the variety, with stems attached;
 (ii.) Free from bruises, insect pests, insect-injury, hail-marks, skin-breaks, disease, gum, twigs, sawdust, and shall be—
 (iii.) Properly packed.

No. 2 Grade.

- (c.) (i.) "No. 2," which shall include only sound, mature, hand-picked, clean cherries of one variety;

(ii.) Free from insect pests, insect-injury, disease;

(iii.) Free from damage caused by bruises, skin-breaks, and hail-marks, and shall be—

(iv.) Properly packed.

“Damage.” The following shall not be considered as damage for the purposes of this grade:—

(i.) Bruises, slight handling and package bruises such as are incident to good commercial handling and packing.

(ii.) Skin-breaks, provided they do not involve an aggregate area of more than $\frac{1}{8}$ inch in diameter.

(iii.) Hail-marks are allowed, provided they do not cover more than an aggregate area of 25 per cent. of the surface.

In order to allow for variations incident to commercial grading, handling, and packing, not more than 10 per cent. by count or weight of any lot may be below the requirements of No. 1 and No. 2 grades, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

CANTALOUPE.

9. The following shall be the grades for cantaloupes:—

No. 1 Grade.

(a.) (i.) “No. 1,” which shall include only sound, mature, clean, well-formed cantaloupes of one variety, well-netted for the variety;

(ii.) Free from all insect pests, insect-injury, disease, sun-scald, cracks, moisture injury, hail-marks, and mechanical injury shall be—

(iii.) Properly packed.

Definition of Terms, “No. 1” Grade:—

(i.) “Mature” means cantaloupes which have reached the stage of development at which the flesh is palatable, and that the juice of the edible portion of the fruit contains not less than 10 per cent. soluble solids as determined by the Brix hydrometer.

(ii.) “Well-netted” means having netted characteristics of a well-developed specimen of the variety.

No. 2 Grade.

(b.) (i.) “No. 2,” which shall include only sound, mature, clean cantaloupes of one variety;

(ii.) Free from all insect pests, and shall be—

(iii.) Properly packed.

(iv.) This grade shall be permitted only during such periods as may be prescribed by the Commissioner.

Definition of Terms, “No. 2” Grade:—

(i.) “Mature” means cantaloupes which have reached the stage of development at which the flesh is palatable, and that the juice of the edible portion of the fruit contains not less than 10 per cent. soluble solids as determined by the Brix hydrometer.

In order to allow for variations incident to commercial grading, handling, and packing, in No. 1 and No. 2 grades, 10 per cent. by count of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

GRAPES.

10. The following shall be the grades for grapes:—

No. 1 Grade.

(a.) (i.) “No. 1,” which shall include only sound, mature, clean, fully-developed grapes of one variety, of good colour

for the variety and reasonably well-filled bunches for the variety;

(ii.) Free from crushed, split, or dried berries, hail-marks;

(iii.) Free from damage caused by disease and insect injury, and shall be—

(iv.) Properly packed.

(v.) Grapes of this grade shall not be packed in baskets of greater than 6-quart capacity.

Definition of Terms, “No. 1” Grade:—

(i.) “Mature” means that the fruit has reached that stage where the normal process of ripening has developed a reasonably full flavour for the variety.

“Damage.” The following shall not be considered as damage for the purposes of this grade:—

(i.) Disease or insect-injury, which does not materially affect the appearance or the edible or shipping quality of the grapes.

(ii.) Mildew, which does not affect the appearance of the berries and from which there are only slight traces on the inside of the bunch.

No. 2 Grade.

(b.) (i.) “No. 2,” which shall include only sound, mature, clean grapes of one variety, of fair colour and size for the variety;

(ii.) Free from crushed or split berries, and shall be—

(iii.) Properly packed.

(2.) Grapes meeting the requirements of this grade may be marked “Domestic” when packed in baskets.

Definition of Terms, “No. 2” Grade:—

(1.) “Mature” means that the fruit has reached that stage where the normal process of ripening has developed a reasonably full flavour for the variety.

In order to allow for variations incident to commercial grading, handling, and packing, in No. 1 and No. 2 grades, 10 per cent. by weight of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay, and excepting further that the full 10 per cent. tolerance shall be allowed for crushed or split berries in No. 2 or Domestic grade when in packages larger than 6-quart capacity.

FIELD TOMATOES.

11. The following shall be the grades for field tomatoes:—

Select Grade.

(a.) (i.) “Select,” which shall include only sound, mature, smooth, clean, well-formed, and uniformly coloured tomatoes of one variety, with a tinge of maturing colour;

(ii.) Free from blossoms and stem-ends, scald, growth cracks, water blisters, ground spots, or other scars which indent or misshape the tomatoes;

(iii.) Free from damage caused by disease, insects, or other means, and shall be—

(iv.) Properly packed; and

(v.) Of a minimum size of $2\frac{1}{4}$ inches and a maximum size of $2\frac{1}{2}$ inches in diameter or of a minimum size of $1\frac{3}{4}$ inches and a maximum size of $2\frac{1}{4}$ inches in diameter, except that—

(vi.) A minimum of $1\frac{1}{2}$ inches and a maximum size of $1\frac{3}{4}$ inches is permitted, provided that in addition to all other marks required, the packages are marked with the minimum and the maximum sizes.

Definition of Terms, “Select” Grade:—

(i.) “Damage” shall mean any injury from the causes mentioned which is ap-

parent in the process of proper grading and handling.

In order to allow for variations incident to proper grading and handling, not more than 5 per cent. by count of any lot may be below the requirements of this grade, but not to exceed one-half of this tolerance shall be allowed for any one defect.

No. 1 Grade.

- (b.) (i.) "No. 1" shall include only sound, mature, clean, reasonably smooth, well-formed tomatoes of similar varietal characteristics, with a tinge of maturing colour and of uniform state of maturity;

(ii.) Free from disease, scald, water blisters, ground spots, stem-ends, and worm-holes, growth cracks, and other scars which are likely to cause leaking or materially affect the appearance of the tomatoes;

(iii.) Free from damage caused by blossom end, plant or stem rub, and insect-injury, and shall be—

(iv.) Properly packed; and

(v.) Of a minimum size of 2 inches in diameter, except that—

(vi.) A minimum size of 1½ inches and a maximum size of 2 inches is permitted, provided that in addition to all other marks required, the packages are marked with the minimum and maximum sizes.

Definition of Terms, "No. 1" Grade:—

(i.) "Materially affect the appearance of the tomatoes" means concentric scars around the stem-end may be permitted, providing same do not exceed in the aggregate one complete circle 1¼ inches in diameter, or one growth crack radiating from the stem and well-healed over and not exceeding ¾ inch in length.

(ii.) "Reasonably smooth" means tomatoes may be slightly ridged, angular, or indented.

"Damage." The following shall not be considered as damage for the purposes of this grade, provided that not more than 10 per cent. by count in any package are so affected:—

(i.) Blossom end which does not affect more than 5 per cent. of the surface.

(ii.) Plant or stem rub which when combined does not affect more than 5 per cent. of the surface.

(iii.) Insect-injury, not more than two well-healed-over stings.

No. 2 Grade.

- (c.) (i.) "No. 2," which shall include only sound, clean tomatoes of similar varietal characteristics, with a tinge of maturing colour and of uniform state of maturity;

(ii.) Free from rot, water blisters, open wet cracks, but may include misshapen, rough, and russeted specimens and brown or black spots not exceeding ¾ inch in the aggregate, provided they have not turned soft, and shall be—

(iii.) Properly packed; and

(iv.) Of a minimum size of 1¾ inches in diameter.

In order to allow for variations incident to commercial grading, handling, and packing, in the grades No. 1 and No. 2, 10 per cent. by count of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect, except that not more than 3 per cent. of the entire lot may be affected with decay.

12. When tomatoes are packed green they shall in all other respects conform to the requirements of No. 1 or No. 2 grades, and in addition to all other marks required each package shall be marked "Green."

FIELD RHUBARB.

13. The following shall be the grades for field rhubarb:—

No. 1 Grade.

(a.) "No. 1," which shall consist of stalks showing not less than one-third red colour, and not less than ¾ inch in diameter or 2½ inches in circumference at or near the butt end, a minimum length 10 inches over all, the stalks shall be fresh and not wilted, well trimmed, free from stalks pulled from the seed stem, disease, insect, and other pests, dirt, trimmings, and other foreign matter, and shall be well packed in packages constructed of sound material, clean, and of such size as to hold not less than 42 lb. net when packed.

Definition of Terms, "No. 1" Grade:—

(i.) "Well packed" means that the stalks shall be placed one way in the container—that is, either all across or lengthwise of the package.

(ii.) "Well trimmed" means that the butt shall be left uncut with the skin removed, and the top with slight prong not exceeding 1 inch in length, but in the event of the stalk being too long for the container the leaf end only shall be cut.

No. 2 Grade.

(b.) "No. 2," which shall consist of stalks free from decay.

In order to allow for variations incident to commercial grading, handling, and packing, in No. 1 Grade, 10 per cent. by count of any lot may be below the requirements of the grade but not to exceed one-half of this tolerance shall be allowed for any one defect except that no decay or stalks below minimum length shall be permitted.

FORCED RHUBARB.

14. Forced rhubarb shall be offered for sale by weight or by the bunch averaging not more than 17 ounces nor less than 1 pound when packed, but not less than 15 ounces per bunch when offered for sale as originally packed.

STRAWBERRIES.

15. The following shall be the grade for strawberries for fresh-fruit purposes when offered for sale on a grade basis:—

No. 1 Grade.

(a.) "No. 1" shall consist of strawberries with the cap (calyx) attached, which are well-formed, of good colour, firm but not overripe, free from surface moisture, bruises, bird pecks, mould, and from damage caused by sand, disease, or other means. The minimum diameter shall be ¾ inch for varieties other than Early Bird, Dunlop, and Everbearing which shall be ⅝ inch.

Definition of Terms, "No. 1" Grade:—

(i.) "Damage" means any injury from the causes mentioned which materially affects the appearance or edible or shipping quality.

(ii.) "Diameter" means the greatest dimension at right angles to a straight line running from stem to the apex.

(iii.) "Overripe" means dead-ripe, becoming soft, a condition unfit for shipment and necessitating immediate consumption.

In order to allow for variations incident to careful commercial grading and handling, 5 per cent. by volume of the berries in any lot may be under the prescribed size, and in addition 10 per cent. by volume of the berries in such lot may be below the remaining requirements of the grade.

(2.) In addition to other marks required by regulation, each crate shall be plainly marked on one end with the grade designation.

BERRIES AND CURRANTS FOR PROCESSING PURPOSES.

16. The following shall be the grades for fresh berries and currants for processing purposes when purchased from the grower on a grade basis:—

Strawberries for Canning.

- (a.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound, mature strawberries of one variety;
 (ii.) Free from mould, mildew, stem-rot, or other decay, stems, leaves, or other foreign matter, green-tipped, dried, or malformed strawberries (commonly known as monkey-faced or cat-faced berries); and
 (iii.) Shall be unhulled unless otherwise specified between the seller and buyer;
 (iv.) The diameter shall be not less than $\frac{5}{8}$ inch or more than $1\frac{1}{4}$ inches.

Strawberries for Jam.

- (b.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound, mature, fully-red strawberries of one variety;
 (ii.) Free from mould, mildew, stem-rot, or other decay, hulls, stems, leaves, or other foreign matter, green, dried, or malformed strawberries (commonly known as monkey-faced or cat-faced berries); and
 (iii.) Shall not be water-logged;
 (iv.) The diameter shall be not less than $\frac{5}{8}$ inch.
- (c.) (i.) "No. 2," which shall consist of freshly-picked, clean, nearly-ripe to fully-ripe strawberries of one variety;
 (ii.) Free from mould, mildew, stem-rot, or other decay, hulls, stems, leaves, or other foreign matter, green, dried, or malformed strawberries (commonly known as monkey-faced or cat-faced berries): and
 (iii.) Shall not be water-logged;
 (iv.) The diameter shall be not less than $\frac{1}{2}$ inch.

Raspberries for Canning.

- (d.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound, mature, ripe but firm raspberries of one variety and of good colour;
 (ii.) Free from mould, mildew, or other decay, cores, stems, leaves, or other foreign matter, green or dried raspberries; and
 (iii.) Shall be whole and uniform in size and not less than $\frac{1}{2}$ inch in diameter.

Raspberries for Jam.

- (e.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound, whole, fully-ripe raspberries of one variety and of bright red colour;
 (ii.) Free from mould, mildew, or other decay, cores, stems, leaves, or other foreign matter; and
 (iii.) Shall not be water-logged;
 (iv.) The diameter shall be not less than $\frac{1}{2}$ inch.
- (f.) (i.) "No. 2," which shall consist of freshly-picked, clean, fully-ripe raspberries of one variety;
 (ii.) Free from mould, mildew, or other decay, cores, stems, leaves, or other foreign matter, green or dried raspberries;
 (iii.) Raspberries in this grade may be soft and slightly darker in colour than No. 1 grade, but shall not be broken, matted, or water-logged.

Loganberries for Canning.

- (g.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound, mature, uniformly coloured loganberries;
 (ii.) Free from mould, mildew, or other decay, insect-injury, sunburn, stems, leaves, or other foreign matter, green, dried, or malformed loganberries;
 (iii.) The length shall be not less than $\frac{3}{4}$ inch.

Loganberries for Jam.

- (h.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound, mature loganberries but not overripe, matted, or water-logged;
 (ii.) Free from mould, mildew, or other decay, insect-injury, sunburn, stems, leaves, or other foreign matter, green or dried loganberries.
- (i.) (i.) "No. 2," which shall consist of freshly-picked, clean, ripe loganberries but not matted or water-logged;
 (ii.) Free from mould, mildew, or other decay, stems, leaves, or other foreign matter, green or dried loganberries.

Blackberries for Canning.

- (j.) (i.) "No. 1," which shall consist of freshly-picked, whole, clean, sound, mature, entirely black coloured blackberries of one variety;
 (ii.) Free from mould, mildew, or other decay, insect-injury, sunburn, stems, leaves, or other foreign matter, green or dried blackberries;
 (iii.) The diameter shall be not less than $\frac{5}{8}$ inch.

Blackberries for Jam.

- (k.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound, mature, entirely black coloured blackberries, not water-logged; and
 (ii.) Free from mould, mildew, decay, or other disease, insect-injury, sunburn, stems, leaves, or other foreign matter, green or dried blackberries.

Red Currants for Jam.

- (l.) (i.) "No. 1," which shall consist of freshly-picked, clean, mature red currants of good colour;
 (ii.) Free from sunburn, scab, sweat, mechanical or insect injury, spray-mould, mildew, leaves, dirt, or other foreign matter.

Black Currants for Jam.

- (m.) (i.) "No. 1," which shall consist of freshly-picked, clean, mature black currants of good colour;
 (ii.) Free from sunburn, scab, sweat, mechanical or insect injury, spray-mould, mildew, leaves, dirt, or other foreign matter; and
 (iii.) Shall be stemmed, unless otherwise specified between the seller and buyer.

Gooseberries.

- (n.) (i.) "No. 1," which shall consist of freshly-picked, clean, sound gooseberries of good shape and quality;
 (ii.) Free from sunburn, scab, sweat, spray, mechanical, or insect injury, leaves, dirt, or other foreign matter; and
 (iii.) Of green colour, turning transparent;
 (iv.) The diameter shall be not less than $\frac{3}{8}$ inch.

In order to allow for variations incident to good commercial handling, grading, and packing in each of the foregoing grades, 5 per cent. by weight of any lot may be below the requirements of the grade.

TOMATOES FOR PROCESSING PURPOSES.

17. The following shall be the grades for tomatoes for processing purposes when purchased from the grower on a grade basis:—

No. 1 Grade.

(a.) "No. 1," which shall consist of tomatoes which are firm, ripe, well coloured, well-formed, free from moulds and decay, and from damage caused by growth cracks, worm-holes, cat-faces, sun-scald, freezing injury, or mechanical or other means.

No. 2 Grade.

(b.) "No. 2," which shall consist of tomatoes which do not meet the requirements of the foregoing grade, but which are ripe and fairly well coloured, and which are free from serious damage from any cause.

No. 3 Grade.

(c.) "No. 3" or "Culls" are tomatoes which do not meet the requirements of the foregoing grades.

(2.) Minimum Size: The minimum size for each grade may be fixed by agreement between buyer and seller. Tomatoes below this specified size shall be classed as culls.

Definition of Terms:—

(i.) "Damage" means any injury which cannot be removed in the ordinary process of trimming and peeling without a loss of more than 10 per cent. (by weight) of the tomato in excess of that which would occur if the tomato were perfect.

(ii.) "Fairly well coloured" means that the tomato shows at least two-thirds good red colour.

(iii.) "Firm" means that the tomato is not soft, puffy, shrivelled, or water-soaked.

(iv.) "Serious damage" means any injury which cannot be removed in the ordinary process of trimming and peeling without a loss of more than 20 per cent. (by weight) of the tomato in excess of that which would occur if the tomato were perfect.

(v.) "Well coloured" means that the tomato shows at least 90 per cent. good red colour.

(vi.) "Well-formed" means that the tomato shall not be extremely flat or otherwise badly misshapen.

HOTHOUSE CUCUMBERS.

18. The following shall be the grades for hothouse cucumbers grown in British Columbia when packed in closed packages:—

Extra Fancy Grade.

(a.) (i.) "Extra Fancy," which shall include only mature, sound, well-formed cucumbers of similar varietal characteristics, fresh and well coloured;

(ii.) Free from blossoms and all defects, and shall be—

(iii.) Properly packed.

Fancy Grade.

(b.) "Fancy," which shall include only cucumbers meeting the requirements of Extra Fancy grade, excepting that cucumbers slightly misshapen and pale in colour shall be permitted in this grade.

No. 3 Grade.

(c.) (i.) "No. 3," which shall include only mature, sound cucumbers of similar varietal characteristics, fresh and well coloured;

(ii.) Free from blossoms, but may include cucumbers not permitted in the foregoing grades, but shall not include any specimens which are badly misshapen, and shall be—

(iii.) Properly packed.

(d.) Each standard package shall be marked to show the number of specimens and the minimum length contained, or where the word "Large" or the word "Medium" is included with the grade designation, the number of specimens and the minimum length shall be as follows:—

	White Spine Type.	Rochfort or Long Type.	Count per Package (White Spine Type only).
Extra Fcy. Large	12" min.	18" min.	12 or 18 specimens
Extra Fcy. Med.	8" min.	16" min.	24 specimens
	to 12" max.		

In order to allow for variation incident to proper grading and handling, not more than 2 per cent. by count of any lot may be below the requirements of these grades. In addition, not more than 5 per cent. by count may be below the prescribed minimum size and not more than 5 per cent. may be larger than the prescribed maximum size.

(e.) Cucumbers of the White Spine type shall be packed only in the standard box 15¾ inches length, 17 inches width, 5¼ inches depth, and Rochfort or long type cucumbers in the standard box 18 inches length, 11½ inches width, and 4½ inches depth, or the standard box 23 inches length, 9 inches width, and 6¾ inches depth.

Definition of terms as used in these grades:—

(1.) "Well-formed" means the normal typical shape for the variety and not misshapen.

(2.) "Similar varietal characteristics" means that the cucumbers are alike as to shape and general characteristics; for example, the White Spine type and Rochfort or long type must not be mixed.

(3.) "Fresh" means bright, firm, not wilted or old.

(4.) "Well coloured" means that the cucumber shows a good characteristic green colour over practically the entire surface except that area showing characteristic striping.

HOTHOUSE TOMATOES.

19. The following shall be the grades for hothouse tomatoes grown in British Columbia when packed in closed packages:—

No. 1 Grade.

(a.) (i.) "No. 1," which shall include only sound, smooth, round, or slightly oval tomatoes of similar varietal characteristics;

(ii.) Uniformly coloured, mature but not overripe, of uniform size, but in 2-tier packs size range may be ¾ inch;

(iii.) Free from disease, blemishes, and damage of any kind, and shall be—

(iv.) Properly packed in the standard 4-basket crate of 4¾ inches depth, and each basket of tomatoes shall contain a minimum net weight of 5 pounds with not less than 12 and not more than 28 tomatoes in 2-tier packs or not less than 30 and not more than 44 tomatoes in 3-tier packs.

Dessert Grade.

(b.) (i.) "Dessert," which shall include only tomatoes meeting the requirements of No. 1 grade, except that each basket shall contain not less than 46 and not more than 75 tomatoes.

No. 2 Grade.

(c.) (i.) "No. 2," which shall include only sound tomatoes of similar varietal characteristics, mature, but not overripe;

(ii.) Free from badly misshapen tomatoes, growth cracks, disease, and any injury or defect which has penetrated through the outer wall of the tomato, and shall be—

(iii.) Properly packed in the standard 4-basket crate of 4¼ inches depth, and each basket of tomatoes shall contain a minimum net weight of 5 pounds with not less than 12 and not more than 28 tomatoes in 2-tier packs, or not less than 30 and not more than 44 tomatoes in 3-tier packs.

No. 3 Grade.

(d.) (i.) "No. 3," which shall include only tomatoes not graded in conformity with any of the foregoing grades, but shall not include tomatoes with growth cracks or open scars or tomatoes misshapen to a degree that they are useless;

(ii.) Tomatoes of this grade shall be properly packed in the standard lug of the following dimensions: Length 15¾ inches, width 15¾ inches, depth 4½ inches.

In order to allow for variations incident to proper grading and handling, not more than 2 per cent. by count of any lot may be below the requirements of these grades, except that in No. 2 grade an additional 10 per cent. shall be allowed for minor sizes, blemishes, or other similar defects.

CRANBERRIES.

20. The following shall be the grades for cranberries:—

No. 1 Grade.

(a.) (i.) "No. 1" shall include only sound, clean, well-formed cranberries, well coloured and fairly uniform in size;

(ii.) Free from all insect pests, disease, and from damage caused by mechanical or other means.

No. 2 Grade.

(b.) (i.) "No. 2" shall include only sound cranberries, fairly well coloured;

(ii.) Free from insect pests and from serious damage caused by disease, dirt, or other foreign matter, mechanical or other means.

In order to allow for variations incident to good commercial handling and packing, in each of the grades No. 1 and No. 2, 15 per cent. by weight of any lot may be below the requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect.

Definition of terms as used in these grades:—

(1.) "Well coloured" means 80 per cent. of the surface shall be a red colour.

(2.) "Free from damage" means that the appearance shall not be injured to an extent readily apparent upon careful examination.

(3.) "Fairly well coloured" means that not less than 65 per cent. of the surface shall be a red colour.

(4.) "Free from serious damage" means any defect which materially affects the appearance or edible or shipping quality.

D. GRADES FOR VEGETABLES.

POTATOES.

1. The following shall be the grades for potatoes:—

(a.) "Canada No. 1" shall include only potatoes of similar varietal characteristics which are reasonably mature and firm, free from freezing injury, hollow-heart, sprein, dumb-bells, specimens from which the knobs have been removed, soft-rot, and free from damage caused by dirt or other foreign matter, sunburn, abnormal growth, growth cracks, cuts, scab, blight, dry-rot, or

other disease, insects, mechanical, or other means. In this grade the diameter of the potatoes shall be not less than 2 inches, and not less than 75 per cent. by weight of the potatoes in any lot shall be 2¼ inches or larger in diameter. In the case of long-shaped varieties the minimum diameter shall be 1¾ inches for specimens of not less than 3½ inches in length.

(b.) "Canada No. 2" shall include only potatoes of similar varietal characteristics which are reasonably mature and firm, free from freezing injury, sprein, dumb-bells, specimens from which the knobs have been removed, soft-rot, and free from damage caused by dirt or other foreign matter; free from serious damage caused by sunburn, abnormal growth, growth cracks, cuts, scab, and blight, dry-rot or other disease, insects, mechanical, or other means. In this grade the diameter of the potatoes shall be not less than 1¾ inches, and not less than 75 per cent. by weight of the potatoes in any lot shall be 2 inches or larger in diameter.

(c.) "Canada Fancy" shall include only potatoes of one variety which are bright, well-shaped, reasonably mature and firm, free from freezing injury, soft-rot, dirt, or other foreign matter, sunburn, second growth, hollow-heart, growth cracks, cuts, scab, and blight, dry-rot or other disease, insect-injury, mechanical injury, or other defects. In this grade the diameter of the potatoes shall be not less than 2¼ inches.

(d.) "Canada No. 1 Large" shall include only potatoes meeting the requirements of Canada No. 1 Grade, excepting that the minimum size of potatoes in this grade shall be 10 ounces.

In each of the foregoing grades the following shall be allowed as tolerances by weight for variations incident to proper grading and handling:—

(i.) 2 per cent. below minimum size and 5 per cent. above maximum;

(ii.) 1 per cent. soft-rot;

(iii.) 3 per cent. hollow-heart;

(iv.) 4 per cent. for other grade defects but 7 per cent. in the case of destination inspection of "delivered" sales.

(2.) Definition of terms as used in these grades:—

(a.) "Reasonably mature" means that the outer skin does not loosen or feather readily during the ordinary methods of handling.

(b.) "Bright" means free from dirt or other foreign matter, damage or discoloration from any cause, so that the outer skin has the attractive colour normal for the variety.

(c.) "Well-shaped" means the typical shape for the variety in the district where grown, and free from pointed or excessively elongated and other ill-formed specimens.

(d.) "Soft-rot" means any soft, mushy condition of the tissue from whatever cause.

(e.) "Free from damage" means that the appearance shall not be injured to an extent readily apparent, and that any injury can be removed without waste of more than 5 per cent. by weight of the potato, including peel covering defective area.

(f.) "Free from serious damage" means that any injury can be removed without waste of more than 10 per cent. by weight of the potato, including peel covering defective area. Scab shall be considered to cause serious damage when more than 25 per cent. of the surface of the potato in the aggregate is affected.

- (g.) "Abnormal growth" means excessive or second growth or any growth which materially changes the potato from its normal shape.

(3.) The provisions of this clause with elimination of the words "reasonably mature" shall apply to new potatoes; provided that until August 31st inclusive in each year $1\frac{3}{4}$ inches shall be the minimum diameter of new potatoes of "Canada No. 1" grade and $1\frac{1}{2}$ inches for "Canada No. 2" grade.

ONIONS.

2. The following shall be the grades for onions:—

- (a.) "Canada No. 1" shall include only firm, well-shaped, well-cured onions of similar varietal characteristics, free from doubles and scallions, not sprouted, nor peeled, nor with root-growth, free from seed-stems, and from damage caused by freezing injury, disease, insects, mechanical, or other means, and practically free from dirt, leaves, or other foreign matter. In this grade *unless otherwise specified* the size of the onions shall be not less than $1\frac{3}{4}$ inches in diameter.
- (b.) "Canada No. 2" shall include only fairly firm, fairly well-cured onions of similar varietal characteristics, free from doubles and scallions, and from serious damage caused by root-growth or freezing, and from damage caused by disease, insects, mechanical, or other means, and practically free from sprouts, dirt, leaves, or other foreign matter. In this grade *unless otherwise specified* the size shall not be less than $1\frac{3}{4}$ inches.

The following shall not be considered serious damage for the purpose of this grade:—

- (1.) Root-growth which has been removed, provided the onion is fairly firm.
- (2.) Freezing which has caused discoloration of the outer two layers, providing the onion is still fairly firm.

In order to allow for variations incident to commercial grading and handling in each of the above grades, 5 per cent. by weight of any lot may be under the prescribed minimum size; 2 per cent. by weight may be affected with decay; and an additional 5 per cent. by weight of any lot may be under the remaining requirements of the grade.

- (c.) "Canada No. 3" shall consist of onions which are not graded in conformity with any of the foregoing grades, but shall be free from decay with a tolerance of 7 per cent. for this defect.
- (d.) "Canada No. 1 Pickling" shall include only firm, well-cured onions of similar varietal characteristics, free from doubles, scallions, and ovoid onions, not sprouted or peeled, nor with root-growth, and free from damage caused by freezing injury, disease, insects, or other means, and practically free from dirt, leaves, or other foreign matter. In this grade, not more than 25 per cent. by weight shall be greater than 1 inch in diameter and not more than 3 per cent. by weight shall be greater than $1\frac{1}{4}$ inches in diameter.

In order to allow for variations incident to commercial grading and handling, 10 per cent. by weight may be of ovoid shape and 5 per cent. by weight may be below the other quality requirements of this grade, but not more than 2 per cent. by weight of the entire lot may be affected with decay.

(2.) Definition of terms:—

- (a.) "Well-shaped" means having the shape characteristic of the variety, but slightly off-type specimens may be permitted.

- (b.) "Well-cured" means an onion which has the neck well dried out, and is free from damage caused by weather conditions.
- (c.) "Doubles" means an onion which has the outer skins broken exposing two centres of growth.
- (d.) "Scallion" means an onion which has a thick neck.
- (e.) "Practically free" means the appearance shall not be injured to an extent readily apparent on examination.
- (f.) "Peeled" means an onion which has lost its outer skins to such a degree that the edible flesh of the onion is exposed.
- (g.) An "ovoid" onion is one in which the length of the axis exceeds the diameter by more than $\frac{1}{4}$ inch.

TURNIPS OR RUTABAGAS.

3. The following shall be the grades for table turnips or rutabagas:—

- (a.) "Canada No. 1 Small" shall include turnips or rutabagas from 2 inches to 4 inches in diameter; which are of similar varietal characteristics, firm, well-shaped, and properly trimmed, free from soft-rot, and practically free from damage caused by dry-rot, pithiness, freezing injury, water-core, worms, grubs, growth cracks, or mechanical or other means.
- (b.) "Canada No. 1 Small Medium" shall include turnips or rutabagas from $3\frac{1}{2}$ inches to 5 inches in diameter; which are of similar varietal characteristics, firm, well-shaped, and properly trimmed, free from soft-rot and practically free from damage caused by dry-rot, pithiness, freezing injury, water-core, worms, grubs, growth cracks, or mechanical or other means; provided, however, that until August 31st inclusive in each year the size range for this grade may be 3 inches to $5\frac{1}{2}$ inches.
- (c.) "Canada No. 1 Medium" shall include turnips or rutabagas from 4 inches to 6 inches in diameter; which are of similar varietal characteristics, firm, well-shaped, and properly trimmed, free from soft-rot and practically free from damage caused by dry-rot, pithiness, freezing injury, water-core, worms, grubs, growth cracks, or mechanical or other means.
- (d.) "Canada No. 1 Large" shall include turnips or rutabagas not less than 4 inches in diameter; which are of similar varietal characteristics, firm, well-shaped, and properly trimmed, free from soft-rot and practically free from damage caused by dry-rot, pithiness, freezing injury, water-core, worms, grubs, growth cracks, or mechanical or other means.
- (e.) "Canada No. 3" shall consist of turnips or rutabagas which do not meet the requirements of the foregoing grades, but shall be free from serious damage from whatever cause.

In order to allow for variations incident to commercial grading and handling, 5 per cent. by count may be smaller and 5 per cent. may be larger than the prescribed minimum and maximum diameters respectively; also 10 per cent. by count may be below the other requirements of the grade, but not more than 5 per cent. shall be permitted for decay.

(2.) At time of packing or initial shipment the tolerance for the grades are on a container basis; at other times, however, individual packages in any lot may contain not more than one and one-half times the tolerance specified; provided that the average for the entire lot is within the tolerance permitted.

(3.) Definition of terms:—

- (a.) "Practically free from damage" means that any injury from the causes mentioned can be removed without waste of more than 5 per cent. by weight of the turnip or rutabaga, including peel covering defective area.
- (b.) "Well-shaped" means that the turnip or rutabaga is reasonably regular in contour and where the length of the trimmed turnip or rutabaga is not more than $1\frac{1}{2}$ times the diameter.
- (c.) "Similar varietal characteristics" means that the turnips or rutabagas in any package shall be of similar colour and shape—that is, bronze tops must not be mixed with purple tops nor globe type with the long type.
- (d.) "Soft-rot" means any soft mushy condition of the tissue from whatever cause.
- (e.) "Firm" means that the turnip or rutabaga is not soft or shrivelled.
- (f.) "Properly trimmed" means the tops trimmed off within 1 inch of the body of the turnip or rutabaga and the roots neatly trimmed, but the body of the turnip or rutabaga not cut into nor the peel otherwise removed, except that for waxed turnips or rutabaga the stalk and root butt may be cut back into the body of the turnip or rutabaga.
- (g.) "Free from serious damage" means that any injury present does not affect in the aggregate more than 15 per cent. of the surface or that not more than 25 per cent. of the turnips in any lot are affected by serious internal injury.

CELERY.

4. The following shall be the grades for celery:—

- (a.) "Canada No. 1" shall consist of well-trimmed stalks, fairly well bleached, not wilted, pithy, or badly spread, and free from damage caused by seed stems, freezing, blight, rust, heart-rot, disease, mechanical, insects, molluscs, or other means; properly packed, and of fairly uniform size. When tops have not been generally clipped back the minimum stalk length shall be 18 inches or not less than 15 inches when the tops have been clipped back.

In order to allow for variations incident to commercial packing, 5 per cent. by count may be shorter than the minimum stalk length provided.

- (b.) "Canada No. 2" shall consist of stalks which do not meet the requirements of Canada No. 1, but shall be free from heart-rot and seed stems.
- (c.) "Canada No. 1 Heart" shall consist of well-trimmed stalks, fairly well bleached, not wilted, pithy, or badly spread, and free from damage caused by seed stems, freezing, blight, rust, heart-rot, disease, mechanical, insect, molluscs, or other means, and properly packed.

In order to allow for variations incident to proper grading and handling in each of the above grades, 10 per cent. by count of the stalks in any lot may be below requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect.

(2.) Definition of terms:—

- (a.) "Well-trimmed" means that the outside coarse and damaged branches have been removed and the portion of the main root remaining is not more than 3 inches in length, except that in the case of celery intended for storage the length of root shall not apply.
- (b.) "Stalk" means an individual plant.
- (c.) "Pithy" means that the branches have an open texture with air-spaces in the

central portion; the stalk shall not be considered pithy unless more than two branches are so affected.

- (d.) "Free from damage" means that the celery shall not be injured to an extent readily apparent upon examination.
- (e.) "Badly spread" means open stalks where the inner heart branches are not of a reasonable number, length, and stockiness.
- (f.) "Seed stems" means those stalks which have seed stems showing or in which the formation of seed stems has plainly begun.
- (g.) "Mechanical" means that the celery shall be free from cuts, bruises, and broken branches.
- (h.) "Insects or molluscs" means when the edible part of any branch other than the outer one is affected, or when the outer branches have more than a total of one square inch affected.
- (i.) "Fairly uniform" means that the stalks in each package or crate shall be of approximately the same diameter and length.
- (j.) "Fairly well bleached" means that the stalks are of a light greenish to white colour; except that in the case of celery intended for storage the requirement of "fairly well bleached" shall not apply.
- (k.) "Stalk length" means the distance from where the main root is cut off to a point which represents the average length of the longer branches and leaves.

BEETS, CARROTS, PARSNIPS.

5. The following shall be the grades for beets, carrots, and parsnips:—

- (a.) "Canada No. 1" shall consist of specimens of similar varietal characteristics which are firm but not woody or tough, and which are practically free from dirt, cracks, secondary roots, and from damage caused from disease, insects, or mechanical or other means.

In this grade the size of beets shall be from 2 to 4 inches in diameter. The size of carrots shall be from $1\frac{1}{4}$ to $2\frac{1}{2}$ inches in diameter; provided that coreless long type varieties may be 1 inch minimum diameter when of a medium length of 3 inches; where the word "Large" is included with the grade designation the diameter shall be $2\frac{1}{2}$ inches and larger. The size of parsnips shall be not less than 2 inches in diameter.

- (b.) "Canada No. 2" shall consist of specimens of similar varietal characteristics which are firm but not woody or tough and which are practically free from dirt, cracks, secondary roots, and from serious damage caused from disease, insects, or mechanical or other means.

In this grade the minimum diameter shall be $1\frac{1}{2}$ inches for beets, 1 inch for carrots, and $1\frac{1}{4}$ inches for parsnips.

In order to allow for variations incident to proper grading and handling, not more than 10 per cent. by weight of any lot may vary from the prescribed sizes, and in addition not more than 10 per cent. may be below the remaining requirements of the grade of which not exceeding 5 per cent. shall be allowed for any one defect or 3 per cent. for decay.

(2.) The provisions of this clause shall not apply to beets or carrots with the tops attached.

(3.) Definition of terms:—

- (a.) "Practically free from damage" means that the appearance shall not be injured to an extent readily apparent upon careful examination;

- (b.) "Practically free from serious damage" means that any damage from the causes mentioned may be removed without a loss of more than 10 per cent. over that which would occur if the specimen were perfect.

CABBAGE.

6. The following shall be the grades for cabbage:—

- (a.) "Canada No. 1" shall consist of heads of cabbage which are of similar type, reasonably firm, and well trimmed, not withered or burst; free from soft-rot and seed stems, and free from damage caused by discoloration, freezing, disease, insects, or mechanical or other means.
- (b.) "Canada No. 2" shall consist of heads of cabbage which are of similar type, reasonably firm and well trimmed, not withered or burst; free from soft-rot and seed stems, and free from serious damage caused by discoloration, freezing, disease, insects, or mechanical or other means.

In order to allow for variations incident to proper grading and handling, not more than 10 per cent. by weight of any lot may be below the requirements of the grade, but not more than one-fifth of this tolerance, or 2 per cent., shall be allowed for decay.

(2.) Definition of terms:—

- (a.) "Similar type" means that the lot may be of the pointed, flat, savoy, or red type, as the case may be.
- (b.) "Reasonably firm" means that the heads yield slightly to pressure, but are not soft.
- (c.) "Well trimmed" means that all outer leaves injured by worm, disease, or other means are removed and the stem not longer than $\frac{1}{2}$ inch.
- (d.) "Seed stems" means heads which have seed stalks showing or where the formation of the seed stalk is plainly indicated.
- (e.) "Free from damage" means that the heads shall not be injured to an extent readily apparent upon examination.
- (f.) "Free from serious damage" means that any damage from the causes mentioned may be removed with a loss of not more than 15 per cent. of the edible portion.

HEAD-LETTUCE.

7. The following shall be the grades for head-lettuce:—

- (a.) "Canada No. 1" shall consist of heads of lettuce of similar varietal characteristics, fairly uniform in size, fresh and firm, which are not split or burst, and which are free from decay, tip-burn, seed stems, russet, brown blight, doubles, and from damage caused by broken mid-ribs, freezing, dirt, sunburn, discoloration, disease, aphids or other insects, or mechanical or other means. Each head shall be reasonably well trimmed.
- (b.) "Canada No. 1, Roots Attached," shall consist of heads of lettuce which meet all the requirements of Canada No. 1 grade except that "Reasonably well trimmed" shall not apply.
- (c.) "Canada No. 2" shall consist of heads of lettuce of similar varietal characteristics, fresh, which are not split or burst and which are free from decay, tip-burn, seed stems, russet, brown blight, doubles, and from serious damage caused by broken mid-ribs, freezing, dirt, sunburn, discoloration, disease, aphids or other insects, or mechanical or other means. Each head shall be reasonably well trimmed. Not less than

75 per cent. of heads of Iceberg type lettuce shall be firm and the rest shall be fairly firm, and heads of Big Boston type shall be fairly firm.

In order to allow for variations incident to proper grading and handling, not more than 10 per cent. by count of any lot may be below the requirements of the above grades, but not more than one-half of this tolerance, or 5 per cent., shall be allowed for decay affecting the compact portion of the head. Of the tolerance for decay, not more than two-fifths, or 2 per cent., shall be allowed for slimy decay.

(2.) Definition of terms:—

- (a.) "Similar varietal characteristics" means that the heads in any container have the same characteristic leaf-growth. For example, lettuce of the Iceberg and Big Boston types must not be mixed.
- (b.) "Fresh" means that the head is crisp, although the wrapper leaves may be slightly wilted.
- (c.) "Firm," as applied to heads of Iceberg type lettuce, means that the head is compact and yields only slightly to pressure; as applied to heads of Big Boston type lettuce, means that the head is fairly compact.
- (d.) "Burst" means that the head is broken open.
- (e.) "Free from seed stems" means heads in which seed stems are not showing, or in which the formation of seed stems is not distinctly indicated.
- (f.) "Doubles" means two heads on the same stem.
- (g.) "Damage" means any injury which materially affects the appearance of the edible or the shipping quality.
- (h.) "Reasonably well trimmed" means that the butt is trimmed off close to the point of attachment of the outer leaves, that the coarse outer leaves have been removed, and that heads of Iceberg type do not have more than twelve wrapper leaves.
- (i.) "Wrapper leaves" means all leaves which do not closely enfold the compact portion of the head.
- (j.) "Fairly firm" means that although the head is not firm, it is not soft or spongy.
- (k.) "Free from serious damage" means free from any injury which causes loss of a portion of the edible part of the head.

ASPARAGUS.

8. The following shall be the grades for asparagus:—

- (a.) "Canada No. 1, Large" shall consist of fresh well-trimmed stalks of asparagus which are not badly crooked, which do not have broken or spreading tips, and which are free from decay and from damage caused by dirt, disease, insects, mechanical, or other means. The base of each stalk shall be over $\frac{3}{8}$ inch in diameter and the length shall be not less than $5\frac{1}{4}$ inches and 85 per cent. of that length shall be green.
- (b.) "Canada No. 1, Medium" shall consist of fresh well-trimmed stalks, which do not have broken or spreading tips and which are free from decay and from damage caused by dirt, disease, insects, mechanical, or other means. The base of each stalk shall be not less than $\frac{1}{4}$ inch in diameter and the length shall be not less than $5\frac{1}{2}$ inches and 85 per cent. of that length shall be green.
- (c.) "Canada No. 1" shall consist of stalks of asparagus packed only in the 11-quart veneer basket and which are of fairly uniform length; each stalk shall be not less than $\frac{3}{8}$ inch in diameter and with the exception of length and size shall meet all the requirements of Canada No. 1 Large grade. The minimum

weight of each basket shall be not less than 12 lb. net when packed or at time of initial shipment.

In order to allow for variations incident to commercial grading and handling, not more than 5 per cent. by count of any lot may be below the size requirements. In addition, not more than 10 per cent. by count of any lot may be below the remaining requirements of these grades, but no part of this tolerance shall be allowed for decay.

(d.) "Canada No. 2" shall include all asparagus which does not comply with the requirements of Canada No. 1 grade, Medium or Large, but shall be free from decay and from serious damage, and 85 per cent. of the length of each stalk shall be green.

(2.) When asparagus is packed, sold or offered for sale by the bunch each bunch shall weigh 8 ounces or 16 ounces excepting that

when offered for retail sale as originally packed each bunch shall not weigh less than 7 ounces or 14 ounces, respectively.

(3.) Definition of terms:—

(a.) "Well trimmed" means that the butts of the stalks shall be smoothly and evenly cut and free from stringy or frayed ends.

(b.) "Badly crooked" means that the stalk is so misshapen or curved that its appearance is seriously affected.

(c.) "Damage" means any injury from the causes mentioned which materially affects the appearance or the edible or shipping quality of the asparagus.

(d.) "Fairly uniform length" means the stalks in a package shall not vary more than 1½ inches in length. 2530-je16

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